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### Illinois Register

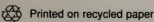
### Rules of Governmental Agencies

Volume 17, Issue 24 — June 11, 1993

Pages 8347-8598

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published by George H. Ryan Secretary of State



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### **REGISTER PUBLICATION SCHEDULE 1993**

Material Rec'd	And before	Will be in	Published	Material Rec'd	And before	Will be in	Published
after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	on:	after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	on:
Dec. 16, 1992	Dec. 23, 1992	1 (Mo	on.) Jan. 4, 1993	June 22, 1993	June 29, 1993	28	July 9, 1993
Dec. 23, 1992	Dec. 30, 1992	2	Jan. 8, 1993	June 29, 1993	July 6, 1993	29	July 16, 1993
Dec. 30, 1992	Jan. 5, 1993	3	Jan. 15, 1993	July 6, 1993	July 13, 1993	30	July 23, 1993
Jan. 5, 1993	Jan. 12, 1993	4	Jan. 22, 1993	July 13, 1993	July 20, 1993	31	July 30, 1993
Jan. 12, 1993	Jan. 19, 1993	5	Jan. 29, 1993	July 20, 1993	- July 27, 1993	32	Aug. 6, 1993
Jan. 19, 1993	Jan. 26, 1993	6	Feb. 5, 1993	July 27, 1993	Aug. 3, 1993	33	Aug. 13, 1993
Jan. 26, 1993	Feb. 2, 1993	7 (Tues	s.) Feb. 16, 1993	Aug. 3, 1993	Aug. 10, 1993	34	Aug. 20, 1993
Feb. 2, 1993	Feb. 9, 1993	8	Feb. 19, 1993	Aug. 10, 1993	Aug. 17, 1993	35	Aug. 27, 1993
Feb. 9, 1993	Feb. 16, 1993	9	Feb. 26, 1993	Aug. 17, 1993	Aug. 24, 1993	36	Sept. 3, 1993
Feb. 16, 1993	Feb. 23, 1993	10	Mar. 5, 1993	Aug. 24, 1993	Aug. 31, 1993	37	Sept, 10, 1993
Feb. 23, 1993	Mar. 2, 1993	11	Mar. 12, 1993	Aug. 31, 1993	Sept. 7, 1993	38	Sept. 17, 1993
Mar. 2, 1993	Mar. 9, 1993	12	Mar. 19, 1993	Sept. 7, 1993	Sept. 14, 1993	39	Sept. 24, 1993
Mar. 9, 1993	Mar. 16, 1993	13	Mar. 26, 1993	Sept. 14, 1993	Sept. 21, 1993	40	Oct. 1, 1993
Mar. 16, 1993	Mar. 23, 1993	14	Apr. 2, 1993	Sept. 21, 1993	Sept. 28, 1993	41	Oct. 8, 1993
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Apr. 13, 1993	Apr. 20, 1993	18	Apr. 30, 1993	Oct. 19, 1993	Oct. 26, 1993	45	Nov. 5, 1993
Apr. 20, 1993	Apr. 27, 1993	19	May 7, 1993	Oct. 26, 1993	Nov. 2, 1993	46	Nov. 12, 1993
Apr. 27, 1993	May 4, 1993	20	May 14, 1993	Nov. 2, 1993	Nov. 9, 1993	47	Nov. 19, 1993
May 4, 1993	May 11, 1993	21	May 21, 1993	Nov. 9, 1993	Nov. 16, 1993	48	Nov. 29, 1993 (Mon.)
May 11, 1993	May 18, 1993	22	May 28, 1993	Nov. 16, 1993	Nov. 23, 1993	49	Dec. 3, 1993
May 18, 1993	May 25, 1993	23	June 4, 1993	Nov. 23, 1993	Nov. 30, 1993	50	Dec. 10, 1993
May 25, 1993	June 1, 1993	24	June 11, 1993	Nov. 30, 1993	Dec. 7, 1993	51	Dec. 17, 1993
June 1, 1993	June 8, 1993	25	June 18, 1993	Dec. 7, 1993	Dec. 14, 1993	52	Dec. 27, 1993 (Mon)
June 8, 1993	June 15, 1993	26	June 25, 1993	Dec. 14, 1993	Dec. 21, 1993	1	Jan. 3, 1994 (Mon.)
June 15 1993	June 22, 1993	27	July 2, 1993	Dec. 21, 1993	Dec. 28, 1993	2	Jan. 7, 1994

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

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### DEPARTMENT OF AGRICULTURE

### NOTICE OF PROPOSED AMENDMENTS

- Standardbred and Thoroughbred Horse Breeding and Racing Programs, Illinois Heading of Part: 1)
- 8 Ill. Adm. Code 290 Code Citation: 5
- Proposed Action: Repeal Amend New New New New New New New Section Numbers: 290.155 290.160 290.162 290.163 290.164 290.180 290.185 290.190 290.195 290.95 290.105 290.165 290.170 290.175 290.150 290.210 290.70 290.75 290.80 290.85 290.60 290.90 290.63 290. 290. 290
- Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, pars 37-30, 37-31, 37-33.1, and 37-40 as amended, [230 ILCS 635/1]. Amend 4
- A Complete Description of the Subjects and Issues Involved: This rulemaking is being done in accordance with the amended 2)

### DEPARTMENT OF AGRICULTURE

ILLINOIS REGISTER

### NOTICE OF PROPOSED AMENDMENTS

determination, stallion registration, renewal applications, sale or transfer of ownership of stallion, foal eligibility certicates and breeding records and awards of standardbred Illinois Horse Racing Act. Entry fees, eligibility and thoroubhred horses are covered.

- Will this proposed rule replace an emergency rule in N<sub>o</sub> effect?: . 6
- Does this rulemaking contain an automatic repeal date? 7
- Does this proposed amendment contain incorporations by reference? 8
- No Illinois Register Are there any other amendments pending on this Part? Proposed Action Section Numbers Citation 6
- Rule does not Statement of Statewide Policy Objectives: affect units of local governments. 10)
- receiving comments from the public. This comment period will Illinois Register. Comments should be sent to Judith Lozier, Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794begin on the day the notice of rulemaking appears in the Time, Place and Manner in which interested persons can A 45-day written comment period will be granted for General Counsel, Department of Agriculture, State comment on this proposed rulemaking: 11)
- Reporting, bookkeeping or other procedures required for compliance: General office skills
  C) Types of professional skills necessary for compliance:
  None Types of small businesses affected: Persons breeding Initial Regulatory Flexibility Analysis: and/or racing horses. 12)

The full text of the Proposed Amendments begins on the next page:

### NOTICE OF PROPOSED AMENDMENTS

HORSE RACING AND BREEDING DEPARTMENT OF AGRICULTURE AGRICULTURE AND ANIMALS SUBCHAPTER 1: CHAPTER I:

STANDARDBRED AND THOROUGHBRED HORSE BREEDING AND RACING PROGRAMS, ILLINOIS

ILLINOIS STANDARDBRED AND THOROUGHBRED HORSE BREEDING AND RACING PROGRAMS SUBPART A: RULES RELATING TO BOTH THE

Schedule A; Standardbred and Thoroughbred Breeders Fund Trust Funds; Nominating, Sustaining and Entry Fees Authority to Determine Eligibility of Horses Programs and Monies Distribution Schedule Starting Funds Definitions Programs Section 290.10 290.20 290.15 290.30

### STANDARDBRED DIVISION SUBPART B:

Breeding Record of Stallion - Record List of Mares Bred Stallion Siring Foal Must Qualify In Order For Foal to be Eligible for Registration as an Illinois Conceived and Service; New Owner of a Stallion or Owner of a Stallion Not Registered in the Previous Calendar Year Application for Offering or Standing Stallion for Service.
New Owner of a Stallion Shall Qualify Stallion Before Stallion Registration Before Offering Such Stallion for Stallion Eligibility Certificate Sale or Transfer of Ownership of Stallion During Year for Notification to the Department if Licensed Stallion Leaves the State (Repealed)
Stallion Qualification Procedures (Repealed)
Qualifications for Illinois Conceived and Foaled Renewal Application for Offering or Standing Stallion for Illinois Foal Eligibility Certificate Certification and Registration for Illinois Conceived and Foaled Horses Stallion Qualification Requirements Standardbred Breeders Awards Offering Service (Repealed) Foaled Horse (Repealed) Standardbred Horses which Registered 290.95 Section 290.65 290.80 290.63 290.50 290.55 290.62 290.90 290.60 290.75

### ILLINOIS REGISTER

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# NOTICE OF PROPOSED AMENDMENTS

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Under the Illinois Harness Racing Act (Repealed)	Standardbred Racing at County Fairs	Illinoi	Illinois State Fair
	290.105	290.110	
	7	7	

# SUBPART C: THOROUGHBRED DIVISION

Section 290.155 290.156 290.162 290.163 290.165 290.175 290.175 290.180 290.185 290.195 290.205 290.205 290.210 290.210 290.210 290.210		Stallion Qualification Requirements Stallion Registration Before Offering Such Stallion for	Service; New Owner of a Stallion or Owner of a Stallion Not Registered in the Previous Calendar Year Application	<pre>for Officeing or Standing Stallion for Service New Owner of a Stallion Shall Qualify Stallion Before</pre>	Offering Service (Repealed) Renewal Application for Offering or Standing Stallion for	Service Stallion Eligibility Certificate	which Registered	Breeding Record of StallionRecord Report of Mares Bred Stallion Siring Foal Must Qualify In Order For Foal to be	Eligible for Registration as an Illinois Conceived and	Foaled Horse (Repealed) Notification to the Department if Licensed Stallion	Stallion Qualification Procedures (Repealed) Qualifications for Illinois Conceived and Foaled	Thoroughbred Horses	Certification and Registration for Illinois Conceived and	Foaled Horses (Repealed) Qualifications for Illinois Foaled Thoroughbred Horses	Certification and Registration for Illinois Foaled	Thoroughbred Horses (Repealed) Grandfather Rights of Thoroughbred Horses Registered	(Repealed	Thoroughbred Stallion Owners Awards	Illinois Conceived and Foaled Thoroughbred Races; County	Fairs	AITHHORITHY: Implementing and sutherized his Sections 20, 21, 22, 1
	Section	290.150		290.160	290.162	290.163	101.002	290.165		290.175	290.180		290.190	290.195	290.200	290.205		290.210	290.215		AITHORITM

AUTHORITY: Implementing and authorized by Sections 30, 31, 33.1, and 40 and 31 of the Illinois Horse Racing Act of 1975 (III. Rev. Stat. 1991 1987, ch. 8, pars. 37-30, 37-31, 37-33.1, and 37-40, as amended and 37-31) [230 ILCS 635/1].

Illinois Standardbred and Thoroughbred Horse Breeding and Racing Programs, filed October 13, 1976, effective October 23, 1976; filed December Rules and Regulations Relating to the

Grandfather Rights of Standardbred Horses Registered

# NOTICE OF PROPOSED AMENDMENTS

21, 1977, effective January 1, 1978; 3 III. Reg. No. 26, page 164, effective June 28, 1979; 4 III. Reg. No. 25, page 88, effective June 4, 1980; codified at 5 III. Reg. 10544; amended at 12 III. Reg. 14515, effective September 6, 1988; amended at 15 III. Reg. 5207, effective April 1, 1991; amended at 17 III. Reg. effective

SUBPART A: RULES RELATING TO BOTH THE ILLINOIS STANDARDBRED AND THOROUGHBRED HORSE BREEDING AND RACING PROGRAMS

### Definitions Section 290.10

As used in these rules, unless otherwise required by the context, the singular form shall also impart the plural and vice versa, and the following terms shall be construed respectively to mean:

"Act" means the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-1 et seq.) [230 ILCS 635/1] as amended.

- responsible for the administration of the Illinois "Administrator" means an employee of the Department Standardbred Breeders Program and the Illinois Thoroughbred Breeders Program. 4
- "Bred" A horse is bred at the place of mating of sire and 4
- "Breeder" means the owner of the mare (dam) at the time of for as far as the Thoroughbred Breeders Fund In the Standardbred Breeders Program, "breeder" means the The owner of the mare (dam) at the time of conception for the Standardbred Breeders Fund is concerned. foaling Program eta)
- "Department" or "Department of Agriculture" means the Department of Agriculture of the State of Illinois. d+b)
- the Director of the Department Agriculture of the State of Illinois. means "Director" etct of
- "Foaled" A horse is foaled at his or her place of birth. #+q
- "Horse's Age" The age of a horse is reckoned as beginning on the first day of January of the year in which he <u>or she</u> (Standardbreds are subject to the United States Trotting Association's modified early foaling rule.) was foaled. 9 te

### ILLINOIS REGISTER

### DEPARTMENT OF AGRICULTURE

### NOTICE OF PROPOSED AMENDMENTS

# "Illinois resident" means:

- application, in the State of Illinois with the An individual who is physically present, and has been least twelve months intention to remain.
- and/or beneficiaries qualify individually as residents of the State of Illinois. The Articles of Agreement of venture, limited partnership or other syndicate or association shall be considered qualify as an Illinois provided all of the individual members any one of these types of entities must contain a restriction that provides that the ownership or to the agreement can only be made to a person who transfer of interest by any one of the persons a party In the Standardbred program, a-A partnership, qualifies as an Illinois resident. resident if 5
- In the Standardbred Program a corporation shall be considered an Illinois resident if: 3)
- corporation shall be considered an Illinois the Standardbred Program: In regard to resident if: 4

# it is incorporated in Illinois,

- it has been incorporated in the State of Illinois prior to time of application, and A)
- and ii) all incorporators, directors, officers, residents of the State of Illinois, and individually qualify stockholders B
- the persons who qualify as an Illinois resident, iii) the bylaws and stock certificates of the eorporation must contain a restrictive stock ownership or transfer of the stock only to provides transfer agreement that
- corporation shall be considered an Illinois Thoroughbred Program: In regard to the resident ift 中

# it is incorporated in Illinois and

ii) it has been incorporated in the State of

### NOTICE OF PROPOSED AMENDMENTS

### Illinois for 12 months.

- "Investigator" means an employee of the Department who is which are under the jurisdiction of the Department of Agriculture and such other duties as assigned by the relative to those sections of the Horse Racing Act of 1975 authorized to conduct investigations for the Department Director. #
- entered nominated for a stakes race for the Standardbred "Nominator" means the person in whose name a horse is Breeders Fund Program. +

forms that are postmarked or received by the Department not later than the applicable deadline as defined in the Act or 'Submit" or "submission" means Departmental registration regulations of this Part.

effective Reg. 111. 17 at Amended (Source:

Section 290.15 Trust Funds; Nominating, Sustaining and Entry Fees Starting Funds

- races sponsored promoted by the Department as set forth in Part) shall be paid for each horse nominated for a race to the Department or its authorized agent of Agriculture by All nominating, sustaining and entry starting fees for Schedule A (see 8 111. Adm. Code Section 290.20 of this the date set for each type payment. a)
- The sum of all payments made by an entrant to a race shall not exceed 2 percent of the total purse being awarded for such race. (q
- Department or authorized agent as authorized by the Horse Racing Act of 1975 and Section 40.7 of The the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. par. 40.7) to receive, hold, and disburse monies Trust accounts shall be established by the Administrator 127, par. 40.7) to receive, hold, and derived from entrants! entrants payments. Û
- interest accrued from such investments shall be used for Trust funds held by the Department or its authorized agent shall be invested in interest bearing accounts and the benefit of the entrants. q
- All nominating, sustaining, and starting entry fee payments 6

### ILLINOIS REGISTER

### DEPARTMENT OF AGRICULTURE

### NOTICE OF PROPOSED AMENDMENTS

paid as a part of the respective purse for such pe race.

effective Reg. at 17 Ill. Amended (Source:

### Authority to Determine Eliqibility of Horses for Section 290.30 the Programs

- The Department shall be responsible for investigating and determining the eligibility of horses participating in the Illinois Conceived and Foaled and Illinois Foaled Programs pursuant to its authority in Section 33.1 of the Act. a)
- be denied participation to the Illinois programs for violating any provision of the Act or the Sections of this Part, the subject horse shall be formally denied. If it is the decision of the Department that a horse is to (q

effective

111.

17

Added at

(Source:

# SUBPART B: STANDARDBRED DIVISION

# Section 290.50 Stallion Qualification Requirements

- eligible for registration to be registered in the Illinois Standardbred Breeders Fund Program and to be eligible to All standardbred stallions standing for service in Illinois shall must be registered annually with the Department for foals of such stallions conceived during that year to be Compete race in races restricted limited to Illinois
  Conceived and Foaled horses Horses. a)
- denial or revocation of denying an Illinois Stallion's participation in the Illinois Standardbred Breeders Fund Program. Eligibility Certificate and/or cancellation of an No person shall knowingly prepare or cause to be prepared false information. Any false information shall be grounds for Illinois Stallion Eligibility Certificate. Such denial or revocation shall be cause for disqualification of such registration containing stallion during the year in question. application for (q
- No stallion shall ean be registered as an Illinois stallion requirements requirement as set forth in Section 31 of the Act and the definition of "Illinois resident" in Section 290.10 of this Part. To qualify a stallion for Illinois meet the residency if owned by a person who does not Ω O

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### DEPARTMENT OF AGRICULTURE

## NOTICE OF PROPOSED AMENDMENTS

a colt's conception, and such stallion must not stand for service at and within the State of Illinois at the time of service at any place outside of the State of Illinois during that calendar year in which the colt is conceived and that the owner of the stallion was for the 12 months Such stallion shall be owned by a 'resident' of the State of Illinois and standing for prior, a resident of Illinois, Colt Stake Breedings

- Of Illinois and shall not stand for service at any place outside the State of Illinois during the calendar year in Stallion shall stand for service within the State which registered 9
- the The such notice to be given within 10 Such stallion shall remain at the standing location as Department shall be notified of any change in reported on the annual application filed with Department throughout the registration year. days of the move of the stallion. stallion's location. 6

effective Req. 17 III. at Amended (Source: Section 290.55 <u>Stallion Registration Before Offering Such Stallion</u> for Service; New Owner of a Stallion Not Registered in the Previous Calendar Year Application for Offering or Standing Stallion for Service

- January 1 of each year or who owns a stallion not registered with the Department in the previous calendar before standing or offering the stallion for service, apply for stallion registration with the Department and comply with rules pertaining to stallion registration as set forth year and desires to stand such stallion for service shall, a stallion Any person who becomes the owner of in this Subpart. January a)
- An application, on forms provided by the Department, shall be submitted and the following information given: a
- the name of the stallion, 7
- the name(s) and address(es) of the stallion owners(s), 5
- details concerning right of ownership, such as, date of purchase, seller, purchase price, a notarized bill of sale, formal contract, canceled check, or other 3

### ILLINOIS REGISTER

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### NOTICE OF PROPOSED AMENDMENTS

agreement or understanding regarding repurchase by the previous owner, free or reduced service fees, or any concessions whatsoever to that person); only original and right information as notarized document providing proof (including any documents will be accepted, ownership

- the United States Trotting Association Certificate of Registration shall be submitted and reflect the current ownership of the stallion, 4)
- and date owner's filed a notarized ownership affidavit shall be Department form reflecting owner(s). address(es), percentage(s) of ownership, owner's Illinois residency was established, 2
- for service during the previous year (if applicable), the place or places where the stallion stood 9
- that the stallion is, and will be, owned by a resident of the State of Illinois; that owner of the stallion was for the 12 months prior a resident of the State of Illinois; and that the Department shall be notified of any changes in ownership or owner address, and 7
- service during the year for which the application is made; that the stallion will be standing for service at and within the State of Illinois; that such stallion shall not stand for service at any place outside of the State of Illinois; and, that the Department shall be notified within 10 days of any change in the stallion's training at any location other than the reported standing location or for any other reason leaves the the location where the stallion will be standing for reported standing location, the Department shall is to be If the stallion receive notification. location. 8
- For syndicate-owned stallions, all shareholders shall Illinois. qualified residents of the State of required that: 0
- a copy of the syndicate agreement be filed with the Department. All syndicate agreements or amendments thereto shall contain a clause to meet requirements of Section 31 of the Act, and 7
- proof of ownership be filled for each shareholder. Such proof shall include share number, date of acquisition, 2)

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### DEPARTMENT OF AGRICULTURE

### NOTICE OF PROPOSED AMENDMENTS

### and purchaser's signature.

- If the stallion is owned by an Illinois corporation, all shareholders, officers, directors, and incorporators shall be qualified residents of the State of Illinois. It is required that: 히
- The bylaws and stock certificates of the corporation shall contain a restrictive stock transfer agreement that provides for the ownership or transfer of the stock only to persons who qualify as Illinois a copy of the Articles of Incorporation and any amendments thereto be submitted with the application. residents, and
- shareholders, officers, directors, and incorporators, their addresses, and date each established Illinois disclosing ownership affidavits be filed residency. 5
- If the stallion is leased, both stallion owner and lessee Terms of the must be qualified as Illinois residents, and lessee shall lease shall encompass current registration year provide a copy of signed lease document. e

Every person offering or standing any stallion for service shall, before January 1 of every year in which such service will be offered, file with the Department a written application on forms provided by the Department, giving the following information: indicate a termination date.

- a) The name of the stallion.
- The sire and dam of the stallion. 士
- The place or places where the stallion stood for service during the previous year (if applicable). 古
- The place where the stallion will stand for service during the year for which the application is made, 4
- Illinois, and will be standing for service at and within the State of Illinois, and that such stallion will not Illinois during the calendar year, and that the owner of the stallion was for the twelve months prior a resident of stand for scrvice at any place outside the State of That the stallion is and will be owned by a resident of the State of Illinois. 4
- f) Details concerning right of ownership, such as, a bill of

### DEPARTMENT OF AGRICULTURE

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### NOTICE OF PROPOSED AMENDMENTS

proof of ownership which must show any agreements repurchase agreements, and sale, purchase price, contract or other document providing concerning breeding rights, other types of concessions. effective 17 Ill. Reg. at Amended (Source: New Owner of a Stallion Shall Qualify Stallion Before Offering Service (Repealed) Section 290.60

before standing or offering the stallion for service during the Any person who becomes the owner of a stallion after January 1 of any year and desires to stand such stallion for service shall, year in which acquired, qualify the stallion with the Department and comply with all rules as provided.

effective 17 Ill. Reg. at Repealed (Source: Renewal Application for Offering or Standing Section 290.62 Res

- registered with the Department shall, before January 1 of each year in which such service will be offered, submit to the Department a renewal application on forms provided by the Department. Monetary penalties shall be imposed by the Department for the late submission of renewal applications Any person offering or standing a stallion in accordance with the Act. (a)
- Such person shall have complied with all rules provided under Section 290.55 of this Part. a

at 17 Ill. Reg. Added (Source:

# Section 290.63 Stallion Eligibility Certificate

- Upon registration of a stallion by the Department, an Illinois Stallion Eligibility Certificate shall be issued. a
- stallion being inspected and identified by a Department investigator at the reported standing location. The stallion's certificate of eligibility shall be delivered at the time of inspection. a
  - The Illinois Stallion Eligibility Certificate for ত

### NOTICE OF PROPOSED AMENDMENTS

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# Section 290.64 Sale or Transfer of Ownership of Stallion During Year for which Registered

- a) The Department must receive notification of a sale or transfer of ownership of a standardbred stallion registered with the Department. Such notice shall be given within 10 days of the sale or transfer.
- If the new owner is an Illinois resident and desires to qualify the stallion for eligibility in the Illinois Standardbred Breeders Fund Program, the owner shall, before standing or offering the stallion for service, file an Application for Stallion Registration, as required in Section 290.55 of this Part, on forms provided by the Department.
- resident and had previously serviced mares during that calendar year, the stallion's previous owner shall be responsible for filing a notarized statement with the Department stating that the stallion is not to be used for breeding purposes for the remainder of the calendar year.

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# Section 290.65 Breeding Record of Stallion - Record List of Mares Bred

- a) Every person offering or standing a standardbred any stallion registered with the Department for service shall maintain a complete breeding record of the stallion and all mares serviced by bred to such stallion, including:
- the name of the mare,
- 2) the dam and sire of the mare,
- 23) the name and address, including zip code, of the owner or owners of the mare,
- 34) the <u>first and last</u> dates on which the stallion <u>serviced</u> was bred to the mare, and

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- 4) pasture breedings shall be reported as such on Record of Mares Bred form and dates of first and last exposure indicated.
- 5) the place where the stallion was standing for service at the time of such breeding, and
- 6) the person of persons who were in charge of the stallion at the time of such service.
- be submitted by September 1 of each stallion registration be submitted by September 1 of each stallion registration year on forms provided by the Department. Monetary penalties shall be imposed by the Department for late submission of Record of Mares Bred in accordance with the Act. If no mares were serviced, the report shall indicate such. A letter of intent shall be filed with the Department if stallion is to be used for breeding purposes after September 1. A record of the breedings after that date shall be reported in writing to the Department within 10 days of the last service date. A copy of the fully completed United States Trotting Association List of Mares Brech, which is required for submission by September 1 of each year.

(Source: Amended at 17 Ill. Reg. , effective

Section 290.70 Stallion Siring Foal Must Qualify In Order For Foal to be Eligible for Registration as an Illinois Conceived and Foaled Horse (Repealed)

No foal shall be eligible for registration as an Illinois Conceived and Foaled Horse under the provisions of the Illinois Standardbred Breeders Fund Program unless at the time of such conception the owner of the stallion siring such foal has met the requirements of the "Illinois Horse Racing Act of 1975" (Ill. Rev. Stat. 1991, ch. 8, par. 37-31) and the rules relating to the qualification of such stallion (8 Ill. Adm. Code Part. 290).

(Source: Repealed at 17 Ill. Reg.

Section 290.75 Notification to the Department if Licensed Stallion Leaves the State (Repealed) The owner or his authorized representative must give immediate notification to the Department if the stallion leaves the State in

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### Stallion Qualification Procedures (Repealed) Section 290.80

# Stallion Qualification Procedures,

- annual Application for Stallion Registration and forward it To qualify a stallion, the owner is required to complete an to the Illinois Department of Agriculture, State Fairgrounds, Springfield, Illinois 62706.
- Certificate by the Department is contingent on the stallion being inspected and identified by a Department investigator. 本
- Illinois Stallion Eligibility Certificate for such stallion and the endorsed Certificate forwarded to the Department. transfer of ownership shall be executed on the back of the standardbred stallion qualified with the Department, the In the event of a sale or transfer of ownership of a ょ
- If the new owner is an Illinois resident and desires to qualify the stallion for cligibility in the Illinois Standardbrod Broodors Fund Program, then the owner must submit an application for a Stallion Eligibility Certificate accompanied by a copy of the Bill of Sale or other legal document of transfer of ownership and meet the requirements of 8 111, Adm. Code Section 290.60, #
- Display of Illinois Stallion Eligibility Cortificate. An Illinois Stallion Eligibility Certificate for each qualified stallion must be displayed in a conspicuous place on the premises in which the stallion is stabled. t

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Qualifications for Illinois Conceived and Foaled Standardbred Horses Section 290.85

A horse to be qualified for the Illinois Standardbred Breeders Fund Program and for races limited to Illinois Conceived and Foaled horses shall meet the following requirements at the time of foaling: a

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- of such foal is contingent upon the stallion's registration requirements being met during the year in Program unless at the time of such conception the owner of the stallion siring such foal has submitted an application for stallion eligibility. The eligibility provisions of the Illinois Standardbred Breeders Fund for registration horse Illinois Conceived and Foaled which the foal was conceived. eligible pe shall 7
- date of foaling, the color, the sex, and the markings of the foal. Monetary penalties shall be imposed for the late submission of Applications for Foal Illinois Conceived and Foaled Standardbred foal shall be submitted to the Department within 10 days after foaling. Such application shall be completed by the such person shall provide all the information required including, but not limited to, the name of the mare representative on forms provided by the Department, and An Illinois Application for Foal Registration for an authorized dam), the name of the sire, the foaling location, owner of the foal or the owner's Registration pursuant to the Act. 2
- (sire) owner. The applications will be mailed to the mare owners prior to January 1 of each foaling The Department shall forward Applications for Foal Registration to mare owners as indicated on the Record of Mares Bred submitted by the stallion year. A
- stallions shall notify the Department prior to the anticipated foaling date in order that the New owners of mares in foal to registered Illinois will Registration forwarded to the proper persons. Foal for Applications B
- will be mailed directly to the foaling location.
  However, it is the owner's responsibility to see
  that the application is submitted within 10 days
  of foaling. Upon request, an Application for Foal Registration d
- The Application for Foal Registration shall reflect the foaling location and date of mare's arrival at that location.
- A mare shall reside in the State no fewer than 30 consecutive days; such time includes the time of consecutive days; such time includes the time 3

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- have been inspected, identified, and certified by a The mare and foal shall remain in the State until they Department investigator. 4
- the for failure to report the removal of a foal monetary penalty shall be imposed Illinois in accordance with the Act. A
- If a mare and her foal are to leave the state for any reason, the owner or the owner's authorized representative shall immediately, after the birth the foal, notify the Department and request certified by a Department investigator provided the mare has been in the State for the required 30 days and the completed Illinois Application for Registration has been submitted to identified, inspected, pe foal Foal Regist Department. of t B
- Department shall issue an Illinois Foal Eligibility Certificate for such foal. in this Section, has met all the requirements registration as set forth foal 5

A horse to be qualified for the Illinois Standardbred Breeders Fund Program and for races limited to Illinois Conceived and Foaled Horses must meet the following requirements:

- The owner of the mare (dam) must complete and return the Mare Status Report to the Department at least 30 days before the anticipated date of foaling.
- The Mare Status Report must indicate the place where the mare will foal in this State and the person who will be responsible for the mare at the time of foaling. #
- A mare (dam) must be in the State at least 30 days prior to foaling and/or remain in the State at least 30 days at the time of foaling, and must meet the following statutory requirements. ⇟

An "Illinois conceived and foaled horse" is a foal dropped in this State from a mare in this State and sired by a qualified Illinois stallion standing for service at and within this State at the time of such foal's conception, which stallion did not stand for service at any place outside this State during the calendar year in which such foal was conceived.\*

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back to an Illinois stallion or to a stallion standing at The Mare Status Report must indicate if mare is to be bred service outside the State of Illinois, ⇟

\*Quoted from Ill, Rev. Stat. 1979, ch. 8, para. 37-30.

effective 17 Ill. Reg. Amended at (Source:

Section 290.90 Illinois Foal Eligibility Certificate Certification and Registration for Illinois Conceived and Foaled Horses

- be completed by the owner of the foal or his authorized Illinois registration document for such Illinois Conceived and Foaled Standardbred horse, An application for a Foal Eligibility Cortificate for an Illinois Conceived and Foaled Standardbred Foal must be filed with the Department within 10 days after foaling. Such application shall be made on forms provided by the Department. The forms shall representative and such person shall provide all the The Foal Eligibility Certificate shall be the official information required. a)
- 1) The mare and foal must remain in the State until they have been inspected, identified and certified by a Department investigator.
- If the mare is to be bred to a stallion standing for or his authorized representative shall immediately, after birth of a foal, notify the Department and request that the foal be inspected, identified and service outside the State of Illinois, then the owner certified by a Department investigator. 7
- When the foal has been certified by a Department investigator, the mare and foal may leave the State.
- The Department shall issue a duplicate Foal Eligibility Certificate upon request. Procedures for Registration of Illinois Conceived and Foaled Standardbreds. destroyed, the owner may notify the Department and request the original Foal Eligibility Certificate is lost or a duplicate Foal Eligibility Certificate for the horse. (q
- a Foal Bligibility Certificate showing the name of the The owner of the foal shall complete an application for brood mare, the name of the sire, the date of foaling, the color, the sex and markings of the foal, and such other information required by the Department concerning

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registration, the Department may issue an official Foal has met all the requirements for Eligibility Certificate for such foal. feat 944

The Foal Eligibility Certificate shall be the official registration for such Illinois Conceived and Foaled Standardbred Horse. If the original Foal Eligibility Certificate is lost or destroyed, the owner may make application to the Department for a duplicate Foal Eligibility Certificate for such horse. 审

The Department may issue a duplicate Foal Bligibility Certificate for such horse if all requirements are met. ⇟

In the event of a sale or transfer of ownership of a standardbred foal registered with the Department, the transfer of ownership shall be executed on the back of the Foal Eligibility Cortificate for such foal and the endorsed Certificate forwarded to the Department. new Certificate will be issued to the new owner.

inspected, identified and certified by the State Fair new certificate shall be issued to the new owner. Alt Illinois Conceived and Foaled Standardbreds foaled prior to the effective date of the Illinois Horse Racing Act of 1975 certificates filed with the State Fair Agency and who were Agency Colt Stake investigator, may be issued a Foal the transfer of ownership shall be executed on the back of the Foal Eligibility Certificate for such foal or horse and the endorsed certificate forwarded to the Department. A (Ill. Rev. Stat. 1979, ch. 8, par. 37-31), who had birth Eligibility Cortificate for Illinois Conceived and Foaled standardbred foal or horse registered with the Department, the event of a sale or transfer of ownership of Standardbred Horses. ΰ

<u>In the case of a standardbred horse that was conscived and foaled in Illinois but for whom a birth certificate and/or</u> an application for certification was not filed with the State Fair Agency, the present owner may make application applicant shall meet all the requirements as set forth in these rules concerning the registration of an Illinois Conceived and Foaled Standardbred Horse and in addition to the Department for registration of such horse.

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investigators to assure that the horse qualifies for registration as an Illinois Conceived and Foaled the Department and evidence to Standardbred Horse. provide

A standardbred horse born prior to January 1, 1976, in order to be registered as an Illinois Conceived and Foaled Standardbred Horse must be registered by the Department by January 1, 1977. ╁

after January 1, 1976, may be, upon application for registration under the Illinois Horse Racing Act of 1975 1976, whose sire was duly registered under the requirements of the Illinois Harness Racing Act, as amended, and the rules of the State Fair Agency and was foaled in Illinois (111. Rev. Stat. 1979, ch. 8, par. 37-31), registered as an A foal that was conceived in Illinois prior to January 1, Illinois Conceived and Foaled Standardbred Horse. #

effective Amended at 17 Ill. Reg. (Source:

### Standardbred Breeders Awards Section 290.95

- Illinois Conceived and Foaled Standardbred horses Horses as defined in the Act. (111, Rev. Stat. 1979, Ch. 8, par. 37-31), being: A breeder is the owner of a mare at the time of conception. Standardbred breeders awards are limited to breeders of a)
- A breeder cannot receive awards unless the foal (horse) is properly registered as required by the Act and Section 290.85 of this Part as an Illinois Conceived and Foaled Standardbred horse Horse. Q
- prize money from the organization licensee's share of the purse. Added purse monies derived from the Illinois organization licensee conducting an Illinois pari-mutuel race meet and shall amount to 12 1/2% of the first place horsemen's nominating, sustaining, and entry fees are not included in Standardbred breeders awards are to be paid by purse. Added purse monies derived Iron Standardbred Breeders Fund Program and calculating breeders awards. J

effective Reg. 111. 17 at Amended Grandfather Rights of Standardbred Horses Registered Under the Illinois Harness Racing Act (Repealed) Section 290.100

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Racing Act, as amended, will be eligible to participate in the Illinois Standardbred Breeders Fund Program and other programs Conceived and Foaled Standardbred Horses that were properly registered under the provisions of the Illinois Harness pursuant to the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1979, Ch. 8, par. 37-31).

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### Standardbred Racing at County Fairs Section 290.105

- Illinois Standardbred Breeders Fund Program shall be county fair in cooperation with a Standardbred Colt of the Department, may conduct harness races for two and three year old Illinois Conceived and Foaled Standardbred horses Horses in compliance with the conditions hereafter set forth; and in accordance with such other conditions as deemed necessary from time to time by the Department. A colt association to be qualified to conduct races in the restricted to conducting races at county fairs and the Illinois State Fair and for Illinois Conceived and Foaled Association or as an individual county fair, upon approval Horses only.
- The Department shall grant approval to conduct such races provided:
- That appropriations are available for such races; A
- The county fair or colt association has provided three timers, a charter licensed by the United States Trotting Association and photographic equipment judge, starting gate, capable of photographing the finish. the Course, presiding racetrack, operable of a rac B)
- races at county fairs and the State Fair for Illinois A colt association shall be restricted to conducting conceived and foaled horses only. 5
- association and all nominators a list of all eligible horses within 45 days after the nominating and sustaining payment dates. The list shall include a complete, alphabetical listing of eligible horses under the appropriate age, sex, and gait of race, and the names and Department shall mail to the individual addresses of nominators. Q Q

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- A colt association or individual county fair must mail to the Department and all owners of entries a complete list of all eligible horses within 30 days after the nominating and sustaining payments dates.
- and shall list the owners alphabetically, Horses shall be listed under the appropriate age, race, and gait. The list shall also indicate the sex of the horse and This list will be printed on standard 8 1/2" x 11 paper the fair(s) to which the horse is nominated. 4
- Any other conditions or payments not provided for in these rules must have approval of the Department, ╁
- association or individual county fair claiming benefits of any distribution from the Illinois Standardbred Breeders Fund shall file with the Department, within 7 days after the last racing day of a county fair, an affidavit stating of purses contributed by the county fair, the names and owners who received Illinois Standardbred Breeders Fund purse money, the amount each horse owner received, a statement to the effect that all of the horses entered in the races were nominated in the Illinois Standardbred Breeders Fund Program as provided for by the Department, and other information the Department may that Department rules have been complied with, the amount and secretary of each qualified of those The president addresses require. Cd)
- All races held at county fairs which receive funds from the Illinois Standardbred Breeders Fund must be conducted in accordance with the rules of the United States Trotting Association unless otherwise modified by rules of the Department. Any deviation from the rules of the Department or the U. S. Trotting Association Rules and Regulations not authorized by the Department shall be grounds for denying a coll association or a county fair funds from the Illinois Standardbred Breeders Fund. 4

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Section 290.110 Illinois Conceived and Foaled Standardbred Races at the Illinois State Fair

- The Department will conduct annually during the State Fair at least a 5-day racing program as set furth in the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, Ch. 8, par. 37-31). £
- The program shall include at least the following races limited to Illinois ‡

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conceived and foaled horses:

-a nwo year old Trot and Pace, and Filly Division of each; ₹ a three year old Trot and Pace, and Filly Division of each; 卑

- (four, five and six year olds) Trot and Pace, and Mare Division of each. Quoted from Section 31 of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-31). t
- standardbred races held at the State Fair which receive funds from the Illinois Standardbred Breeders Fund shall be conducted in accordance with the rules of the Columbus, Ohio 43215, 1990), unless otherwise modified by rule of the Department, This incorporation by reference docs not include any later amendments or editions. Any deviation from the rules of the Department or the U.S. Department shall be grounds for denying funds from the United States Trotting Association (750 Michigan Avenue, ρλ not authorized Illinois Standardbred Breeders Fund. Trotting Association rules ab)
- To qualify to race at the Illinois State Fair in races for Illinois Conceived and Foaled Horses, a horse shall meet the following requirements: pe)
- Be registered by the Department as an Illinois Conceived and Foaled Standardbred Horse. 1
- Whenever the basic purses are equal for the "open" and "filly" races, a filly may not enter the "open" race. 5
- Have been nominated to the event in which entered. 3
- nominating, sustaining and <u>entrystarting</u> fees for races sponsored by the Department of Agriculture through the Department, except for those races specifically designated otherwise in Schedule A (See  $\theta$  III. Adm. Code Section Illinois Standardbred Breeders Fund shall be paid to the Nominating -- Sustaining and EntryStarting Fees.
- set forth in Schedule A (See 8 Ill. Adm. Code Section The dates and amounts of these payments shall be as 1

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These monies shall be paid out as a part of the purse All fees received from these payments shall be kept by Stat. 198991, Chapter 127, paragraph 141.26a, to be used for the benefit of entrants in specific races. the Department in accounts as set forth in Ill. Rev. for each respective race. 5

Amended at 17 Ill. Reg. (Source:

THOROUGHBRED DIVISION SUBPART C:

# Section 290.150 Stallion Qualification Requirements

- Illinois <u>shall</u> <u>must</u> be registered annually with the Department for foals of such stallions <u>conceived during</u> that year to be eligible for registration to registered in the Illinois Thoroughbred Breeders Fund Program and to be eligible to compete race in races restricted limited to for service Illinois Conceived and Foaled horses Horses thoroughbred stallions standing a)
- relinquishment of any stallion owners awards earned by any foal conceived by the cover of such stallion during the application for registration an Illinois Stallion Eligibility Certificate containing false information. Any false for denial or denial or denial or revocation of denying an Illinois registration and/or revocation of denying an Illinois Stallion Eligibility Certificate. Such denial or revocation shall be cause for No person shall knowingly prepare or cause to be prepared year in question. eancellation-9
- a person who does not meet the residency requirement as set forth in the Act. "To qualify a stallion for Illinois breeding not less than 50% of such stallion shall be owned by a resident of the State of Illinois and and such stallion must not stand for service at any place outside the State of Ilinois during that calendar year in which the colt is conceived and that the Illinois No stallion can be registered as an Illinois stallion by standing for service within the State of Illinois at the time of a colt's conception, owner of the stallion was for 12 months prior, a resident of Illinois."\* 4

\*Section 30 of the Illinois Horse Racing Act of 1975 (Ill: Rev. Stat. 1979, Chapter 8, Par. 37-30). Stallion shall stand for service within the State of Illinois and shall not stand for service at any place outside the State of Illinois during the calendar year in 히

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which the foal is conceived.

Department throughout the registration year. The Department shall be notified of any change in the Such stallion will remain at the standing location as stallion's location. Such notice is to be given within 10 reported on the annual application filed with days of the move of the stallion. throughout 9

effective 17 Ill. Reg. at Amended (Source:

<u>Stallion Not Registered in the Previous Calendar Year Application</u> for Offering or Standing Stallion for Service Stallion Registration Before Offering Such Stallion for Service; New Owner of a Stallion or Owner of a 290.155 Section

- year and desires to stand such stallion for service shall, before standing or offering the stallion for service, registered with the Department in the previous calendar apply for stallion registration with the Department and comply with rules pertaining to stallion registration as Any person who becomes the owner of a stallion after January 1 of each year or who owns a stallion not set forth in this Subpart. a)
- An application, on forms provided by the Department, shall be submitted and the following information given: 回
- the name of the stallion, 7
- the name(s) and address(es) of the stallion owners(s), 5
- the Jockey Club Certificate of Foal Registration shall shall be submitted and reflect the current ownership of the stallion, 3
- owner's a notarized ownership affidavit shall be filed address(es), and percentage(s) of ownership, form reflecting owner(s), Department 4
- the place or places where the stallion stood for service during the previous year (if applicable), 3
- that the Department shall be notified of any changes in ownership or owner address, and 9
- the location where the stallion will be standing for service during the year for which the application is 7

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stallion shall not stand for service at any place outside of the State of Illinois; and, that the outside of the State of Illinois; and, that the Department shall be notified within 10 days of any change in the stallion's location. If the stallion is to be raced, enters training at any location other than the reported standing location or for any other reason leaves the reported standing location, the made; that the stallion will be standing for service that such at and within the State of Illinois; Department shall receive notification.

- For syndicate-owned stallions, it is required that: S
- a copy of the syndicate agreement be filed with the Department, and 1
- of proof of ownership be filed for each shareholder. Such proof shall include share number, acquisition, and purchaser's signature. 2)
- If the stallion is owned by an Illinois corporation, it is required that: ə
- a copy of the Articles of Incorporation and any amendments thereto be submitted with the application, 7
- their disclosing directors, filed pe officers, shareholders, officers, percentages of ownership. ownership affidavits 2
- signed lease document. Terms of the lease shall encompass current registration year and indicate a termination date. If the stallion is leased, lessee shall provide a copy of (e)

Every person offering or standing any stallion for service shall, before January 1 of every year in which such service will be offered, file with the Department a written application on forms provided by the Department giving the following information:

- The name of the stallion, 4
- The owner/owners and address of the stallion. 4
- c) The place where the stallion stood for service during the previous year.
- d) The place where the stallion will stand for service during

### NOTICE OF PROPOSED AMENDMENTS

the year for which the application is made.

- illinois, and will be examed by a resident of illinois, and will be standing for service at and within the State of Illinois, and that such stallion will not stand for service at any place outside the State of Illinois during the calendar year, and that the ewner of the stallion was for the tweive months prior a resident of the State of the state of Illinois.
- f) Details concerning right of ownership, such as a bill of sale, contract or other document providing proof of ownership which must show any agreements concerning breeding rights, repurchase agreements, and other types of concessions.
- g) Submission of official certificate of registration from Jockey Club.

(Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective

Section 290.160 New Owner of a Stallion Shall Qualify Stallion Before Offering Service (Repealed).

Any person who becomes the owner of a stallion after January 1 of any year and desires to stand such stallion for service shall, before standing or offering the stallion for service during the year in which acquired, qualify the stallion with the Department and comply with all rules as provided.

(Source: Repealed at 17 Ill. Reg. \_\_\_\_\_, effective

Section 290.162 Renewal Application for Offering or Standing Stallion for Service

- Any person offering or standing a stallion already registered with the Department shall, before January 1 of each year in which such service will be offered, submit to the Department a renewal application on forms provided by the Department for the Jate shall be imposed by the Department for the late submission of renewal applications in accordance with the Act.
- b) Such person shall have complied with all rules provided under Section 290.155 of this Part.

(Source: Added at 17 Ill. Reg. , effective

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Section 290.163 Stallion Eligibility Certificate

# a) Upon registration of a stallion by the Department, an Illinois Stallion Eligibility Certificate shall be issued.

- Eligibility of such stallion is contingent upon the stallion being inspected and identified by a Department investigator at the reported standing location. The stallion's certificate of eligibility shall be delivered at the time of inspection.
- The Illinois Stallion Eligibility Certificate for a qualified stallion is to be displayed in a conspicuous place on the premises in which the stallion is stabled.

(Source: Added at 17 Ill. Reg. \_\_\_\_, effective

Section 290.164 Sale or Transfer of Ownership of Stallion During Year for which Registered

- The Department must receive notification of a sale or transfer of ownership of a thoroughbred stallion registered with the Department. Such notice shall be given within 10 days of the sale or transfer.
- olitical of the new owner desires to qualify the stallion for eligibility in the Illinois Thoroughbred Breeders Fund Program, the owner shall, before standing or offering the stallion for service, file an Application for Stallion Registration, as required in Section 290.155 of this Part, on forms provided by the Department.
- during that calendar year, the stallion's previous owner during that calendar year, the stallion's previous owner shall be responsible for filing a statement with the Department stating that the stallion is not to be used for breeding purposes outside the state of Illinois for the remainder of the calendar year. Failure to provide such statement shall be cause for relinquishment of any Stallion Owners Awards for which any foal conceived by the cover of such stallion during the year in question may

(Source: Added at 17 Ill. Reg. \_\_\_\_, effective

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### Breeding Record of Stallion--Record Report of Section 290.165 Mares Bred

- stallion registered with the Department for service shall maintain a complete breeding record of the stallion and all mares serviced by bred to such stallion, including: person offering or standing a thoroughbred
- the name of the mare,
- the dam and sire of the mare,
- the name and address, including zip code, of the owner or owners of the mare, 23)
- dates on which the stallion serviced was bred to the mare, and first and last the 34)
- pasture breedings shall be reported as such on Record of Mares Bred form and dates of first and last exposure indicated. 4
- the place where the stallion was standing for service at the time of such breeding, and 本
- the person or persons who were in charge of the stallion at the time of such service, 4
- stallion registration year. Monetary penalties shall be mares bred in accordance with the Act. If no mares were intent shall be filed with the Department if stallion is A copy of the fully completed Jockey Club Report of Mares Bred, which is required for submission by September 1 of each year, must be also submitted to the Department by September 1 of each year. Mares Bred or a signed copy of the Jockey Club Report of Mares Bred shall be submitted by September 1 of each imposed by the Department for late submission of report of record of breedings after that date shall be reported in writing to the Department within 10 days of the last The fully completed and signed Department's Record of A letter of to be used for breeding purposes after September 1. serviced, the report shall indicate such. service date. (q

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Section 290.170 Stallion Siring Foal Must Qualify In Order For Foal to be Eligible for Registration as an Illinois Conceived and

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### Foaled Horse (Repealed)

and Foaled Horse under the provisions of the Illinois Thoroughbred owner of the stallion siring such foal has met the requirements of No foal shall be eligible for registration as an Illinois Conseived Breeders Fund Program unless at the time of such conception the the "Illinois Horse Racing Act of 1975" (Ill. Rev. Stat. 1979, Ch. 8, par. 37-30) and the rules relating to the qualification of such stallion (8 Ill. Adm. Code Part 290).

effective Repealed at 17 Ill. Reg. (Source:

the Department if Licensed Notification to Stallion Leaves the State (Repealed) Section 290.175

owner or his authorized representative must give immediate notification to the Department if the stallion leaves the State in the year for which licensed.

effective Repealed at 17 Ill. Reg. (Source:

## Stallion Qualification Procedures (Repealed) Section 290.180

- Agriculture, State Fairgrounds, Springfield, Illinois To qualify a stallion, the owner is required to complete for Stallion Eligibility Cortificate and forward it to the Illinois Department of Application -lenuua ╁
- Certificate by the Department is contingent on the stallion being inspected and identified by a Department Stallion Eligibility an Illinois 1ssuance of investigator. #
- In the event of a sale or transfer of ownership of a thoroughbred stallion qualified with the Department, the transfer of ownership shall be executed on the back of the stallion and the endorsed Certificate forwarded to the Illinois Stallion Eligibility Certificate for Department. ⇟
- qualify the stallion for cligibility in the Illinois Thoroughbred Breeders Fund Program, then the owner must submit an application for a Stallion Eligibility Certificate accompanied by a copy of the Bill of Sale and If the new owner is an Illinois resident and desires to meet the requirements of 8 Ill, Adm, Code Section 290,160, #

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- The Illinois Stallion Eligibility Certificate shall be available for inspection on the premises where the stallion stands.
- effective Repealed at 17 Ill. Reg. (Source:

Qualifications for Illinois Conceived and Foaled Thoroughbred Horses Section 290.185

- A horse to be qualified for the Illinois Thoroughbred Breeders Fund Program and for races limited to Illinois Conceived and Foaled horses shall meet the following requirements at the time of foaling: a
- No foal shall be eligible for registration as an Illinois Conceived and Foaled horse under the is contingent upon the stallion's registration requirements being met and the stallion owner's continued compliance with the Act during the year in which the foal was conceived. Illinois Conceived and Foaled horse under the provisions of the Illinois Thoroughbred Breeders Fund Program unless at the time of such conception the owner of the stallion siring such foal has submitted an application for stallion eligibility. eligibility of such foal 1
- location, the date of foaling, the color, the sex, and the markings of the foal. Monetary penalties shall be imposed for the late submission of Applications for Foal Registration pursuant to the Act. An Illinois Application for Foal Registration for an Illinois Conceived and Foaled Thoroughbred foal shall be submitted to the Department within 10 days after owner of the foal or the owner's authorized representative on forms provided by the Department, and such person shall provide all the information required including, but not limited to, the name of the mare (dam), the name of the sire, the foaling foaling. Such application shall be completed by the 2
- The Department shall forward Applications for Foal Registration to mare owners as indicated on the Record of Mares Bred submitted by the stallion (sire) owner. The applications will be mailed to the mare owners prior to January 1 of each foaling year. A
- to registered New owners of mares in toal to registered Illinois stallions shall notify the Department of mares in foal a

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prior to the anticipated foaling date in order that the Applications for Foal Registration will be forwarded to the proper persons.

- Foal it is the owner's Upon request, an Application for Fo Registration will be mailed directly to t foaling location. However, it is the owner responsibility to see that the application submitted within 10 days of foaling. for an Application S
- The Application for Foal Registration shall reflect the foaling location and date of mare's arrival at that location. d
- A mare shall reside in the State no fewer than 30 consecutive days; such time includes the time of foaling. 3
- have been inspected, identified, and certified by a The mare and foal shall remain in the State until they Department investigator. 4
- foal from Illinois in accordance with Section 40 of the Act. for the monetary penalty shall be imposed of a failure to report the removal A
- certified by a Department investigator provided the mare has been in the State for the required 30 days and the Illinois Application for Foal Registration has been submitted to the Department. any reason, the owner or the owner's authorized representative shall immediately, after the birth If a mare and her foal are to leave the state for of the foal, notify the Department and request that the foal be inspected, identified, and a
- registration number for such horse. The certificate shall be returned by certified mail within 10 days To complete the official registration of an Illinois Conceived and Foaled thoroughbred horse, the owner shall forward the Jockey Club Certificate of Foal Registration to the Department. If the horse has met all of the requirements for registration as set forth seal on the face of the Jockey Club official seal on the face of the Jockey Club Certificate which shall include the Department's in this Section, the Department shall affix from the date of receipt. 2

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- Club Certificate shall be the official registration certificate. The Illinois-certified Jockey 7
- Certificate shall be certified by the Department to be valid for the Illinois Conceived and Foaled Program. If the Jockey Club has issued a corrected or 7

A horse to be qualified for the Illinois Thoroughbred Breeders Fund Program and for races—limited to Illinois Conceived and Foaled Horses must meet the following requirements:

- The owner of the mare (dam) must complete and return the Mare Status Report to the Department at least 30 days before the anticipated date of foaling,
- The Mare Status Report must indicate the place where the mare will foal in this State and the person who will be responsible for the mare at the time of foaling. 4
- A mare (dam) must be in the State at least 30 days prior to foaling and/or remain in the State at least 30 days at the time of foaling and must meet the following statutory reduirements. 1

stallion did not stand for service at any place outside this State during the An "Illinois conceived and foaled horse" is a foal dropped in this State from a mare in this State and sired by an Illinois qualified stallion standing for service at and within this State at the time of such foal's conception, which calendar year in which such foal was conceived,\* The Mare Status Report must indicate if the mare is to be bred back to an Illinois stallion or to a stallion standing at service outside the State of Illinois.

\*Quoted from Ill. Rev. Stat. 1979, Ch. 8, para. 37-30.

effective 17 Ill. Reg. at Amended (Source:

Certification and Registration for Illinois Conceived and Foaled Horses (Repealed) Section 290.190

foal registration of an Illinois Conceived and Foaled Thoroughbred Foal must be filed with application shall be made on forms provided by the the Department within 10 days after foaling. An application for 4

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The forms shall be completed by the owner of the foal or his authorized representative and such person shall provide all the information required.

- The mare and foal must remain in the State until they Department investigator. If the mare is to be bred to Illinois, the owner or his authorized representative shall immediately, after birth of a foal, notify the Department and request that the foal be inspected, identified and certified by a Department investigator. a stallion standing for service outside the State of have been inspected, identified and certified by
- When the foal has been certified by a Department investigator, the mare and foal may leave the State. 5
- Procedure for Registration of Illinois Conceived and Foaled Thoroughbreds. 4
- The owner of the foal shall complete an application for foal registration showing the name of the brood mare, the name of the sire, the date of foaling, the color, the sex and markings of the foal, #
- To complete the official registration of an Illinois Conceived and Foaled Horse, the owner must forward the Jockey Club Certificate by registered mail to the of the requirements for registration, the Department shall affix its official scal on the face of the Jockey Club Certificate which shall include the Department's registration number for such horse and return the certificate within 10 days from the date of receipt. If the horse has met all Department. 4
- Program. The certified Jockey Club Certificate This certification of the Jockey Club Certificate will be the official registration certificate for the Illinois Thoroughbred Conceived and Foaled shall be returned to the owner of the horse by registered mail. 4
- destroyed or replaced, the duplicate Jockey Club Certificate for such horse must be recertified by the Department to be valid for the Illinois If the Jockey Club Certificate is lost Conceived and Foaled Program. 4
- All Illinois Conceived and Foaled Thoroughbreds foaled prior to the effective date of the Illinois Horse Racing 1

have had birth certificates filed with the Illinois Racing Act of 1975 (111, Rev. Stat. 1979, Ch. 8, par. 37-30) who Board and who were inspected, identified and certified by Illinois Racing Board investigators may be registered as Illinois Conceived and Foaled Thoroughbreds.

- an application for certification was not filed with the addition must provide evidence to the Department and the investigator to assure that the horse qualifies for registration as an Illinois Conceived and Foaled <u>foaled in Illinois but for whom a birth certificate and/or</u> application to the Department for registration of such horse, The applicant shall meet all the requirements as set forth in 8 Ill. Adm. Code Section 290,190(b) and in <del>In the case of a thoroughbred horse that was conceived and</del> Illinois Racing Board, the present owner may Thoroughbred Horse. #
- 1976, cligible to be registered as an Illinois Conceived and Foaled Theroughbred Horse, must be registered by the A thoroughbred horse born or conceived prior to January 1, Department by January 1, 1977,
- Racing Board rules and regulations, such feal shall be eligible to be registered under the Illinois Horse Racing <u>In the case of a thoroughbred foal which was conceived</u> 1976, and the foal met the requirements of the Illinois prior to January 1, 1976, and was fealed after January 1, Act of 1975 (111, Rev. Stat. 1979, Ch. 8, par. 37-30), #

Reg. 17 Ill. at Repealed (Source:

Qualifications for Illinois Foaled Thoroughbred Section 290.195

A foal to be qualified for the Illinois Thoroughbred Breeders Fund Program and for races limited to Illinois Foaled Horses must meet the following requirements:

- later than December 1 of the year <u>of conception <del>the foal</del> is conceived. Monetary penalties shall be imposed for the</u> The owner of the mare (dam) or his or her representative shall submit a completed Illinois Foaled must complete a Mare Status Report and file it with the Department no late submission of the Illinois Foaled Mare Status Report in accordance with the Act, a)
- 1b) The Mare Status Report shall must indicate:

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- name and Jockey Club registration number of mare,
- B2) mare owner's name and address,
- last date mare was serviced, mare's last breeding date,
- stallion which last serviced servicing mare,
- of Illinois location of the mare on December 31 the year of conception, and [29]
- date mare will arrive at above location, and
- the place where the mare will foal in this State and the person who will be responsible for the mare at the time of foaling. ত্র
- a mare shall reside must be in the State no fewer than at least 30 consecutive days; such time to include time of foaling -prior to foaling and/or for a period The mare (dam) shall must be in the State on or before remain continuously in this State until the foal is December 31 of the year the foal is conceived and dropped. In addition to this statutory requirement, of 30 days at the time of foaling.
- The mare shall be identified on an Illinois location by a Department investigator prior to January 1 of the year of foaling. 3
- back to a qualified Illinois stallion or to a stallion not duly qualified as an Illinois stallion standing in The Mare Status Report must indicate if mare is to be bred Illinois or outside the State of Illinois, #
- Effective September 1, 1993, for mares entering this state after December 31 of the year the foal is conceived and before March 1, to be qualified the following requirements shall be met: a
- Illinois Foaled Program within 10 days of the mare's The owner or his/her representative shall report to the Department the intent to participate (dam's) arrival in Illinois,
- submit a completed Illinois Foaled Mare Status Report within 30 days of the mare's arrival in Illinois. The owner of the mare or his/her representative shall 7

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Monetary penalties shall be imposed for the late submission of the Illinois Foaled Mare Status Report in accordance with the Act. The Mare Status Report shall indicate:

- name and Jockey Club registration number of mare, A
- mare owner's name and address, B)
- last date mare was serviced, 0
- stallion which last serviced mare, 리
- location of the mare upon arrival into Illinois, 回
- date of arrival of mare at above location, F
- the place where the mare will foal in this State and the person who will be responsible for the mare at the time of foaling, and 9
- the name of the Illinois-Registered Stallion to which the mare will be bred after foaling. 田
- investigator and shall remain in The mare shall be identified on an Illinois location by a Department investigator and shall remain in Illinois at least 30 days after foaling. 3
- After an eligible mare is identified, an Application for Foal Registration shall be mailed to the foaling location indicated on the Mare Status Report. 0
- Illinois Foaled thoroughbred foal shall be submitted to foaling. Such application shall be completed by the owner of the foal or his or her authorized representative on forms provided by the Department, and such person shall provide all the foaling, the color, the sex, and the markings of the foal. for the late submission of foal applications in accordance with the name of mare (dam), the name of the sire, the date of An Illinois Application for Foal Registration for information required including, but not limited to, Department within 10 days after imposed pe Monetary penalties shall þ
- have been inspected, identified, and certified by a The mare and foal shall remain in the State until Department investigator. 6

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- A monetary penalty shall be imposed for the failure to of a foal from Illinois in accordance with the Act. the removal report 7
- Illinois for any reason, the owner or the owner's authorized representative shall immediately, after the birth of the foal, notify the Department and request been in the State for the required 30 days and the completed Illinois Application for Foal Registration has been submitted to the Department. If a mare and her foal are to leave the State of that the foal be inspected, identified, and certified by a Department investigator provided the mare 2)
- the horse has met all of the requirements for registration registration number for such horse. The certificate shall be returned by certified mail within 10 days from the date complete the official registration of an Illinois Foaled Horse, the owner shall forward the Jockey Club as set forth in this Section, the Department shall affix its official seal on the face of the Jockey Club Department's Certificate of Foal Registration to the Department. include the shall Certificate which of receipt. Ţ
- The Illinois-certified Jockey Club Certificate shall be the official registration certificate. 7
- If the Jockey Club has issued a corrected or duplicate certificate, the new Jockey Club Certificate shall certified by the Department to be valid for Illinois Foaled Program. 5

effective 17 Ill. Reg. Amended at Source:

Section 290.200 Certification and Registration for Illinois Foaled Thoroughbred Horses (Repealed)

- within 10 days after foaling. Such application shall be be completed by the owner of the foal or his authorized representative and such person shall provide all the an Illinois Foaled Thoroughbred Foal must be filed with the Department made on forms provided by the Department. The forms shall An application for foal registration for information required. 4
- have been inspected, identified and certified by a The mare and foal must remain in the State until they #

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Department investigator.

- When the foal has been certified by a Department investigator, the mare and foal may leave the State.
- Illinois # Registration-#0# #0# Thoroughbreds. Procedure 立
- mare, the name of the sire, the date of foaling, the for foal registration showing the name of the brood The owner of the foal shall complete an application color, the sex and markings of the foal,
- Certificate by registered mail to the Department. If Foaled Horse, the owner must forward the Jockey Club To complete the official registration of an Illinois seal on the face of the Jockey Club Certificate which shall include the Department's registration number for such horse and return the certificate within 10 days registration, the Department shall affix its official horse has met all the requirements from the date of receipt.
- certified Jockey Club Certificate shall be will be the official registration certificate for returned to the owner of the horse by registered This certification of the Jockey Club Certificate the Illinois Foaled Thoroughbred Program.
- destroyed or replaced, the duplicate Jockey Club Certificate for such horse must be recertified by the Department to be valid for the Illinois If the Jockey Club Certificate is lost Foaled Thoroughbred Program.
- birth certificate filed with the Illinois Racing Board and who was inspected, identified and certified by an Illinois Racing Board investigator may be registered as an Illinois An Illinois Foaled Thoroughbred foaled prior to the effective date of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1979, Ch. 8, par. 37-30) who has had Foaled Thoroughbred. ŧ
- application for registration was not filed with the illinois Racing Board, the present owner may make Illinois but for whom a birth certificate and/or an the Department of Agriculture for In the case of a thoroughbred horse who was foaled in application to

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for registration as an Illinois Foaled the requirements as set forth in 8 Ill, Adm. Code Section 290.200(b) and in addition must provide evidence to the Department and the investigator to assure that the horse The applicant shall meet all registration of such horse. Thoroughbred Horse. qualifies-

- eligible to be registered as an Illinois Foaled <u>Thoroughbred Horse must be registered by the Department by</u> A thoroughbred horse born prior to January 1, January 1, 1977.
- 1976, and the foal met the requirements of the Illinois registered under the Illinois Horse Racing Act of 1975 In the case of a thoroughbred foal which was conceived Racing Board rules, such foal shall be eligible to be prior to January 1, 1976, and was foaled after January 1, (III. Rev. Stat. 1979, Ch. 8, par. 37-30). #

effective Repealed at 17 Ill. Reg. (Source:

Horses Grandfather Rights of Thoroughbred Registered Under the Illinois Horse Racing Act (Repealed) 290.205 Section

Foaled Thoroughbred Horses that were properly registered under the provisions of the Illinois Horse Racing Act, as amended, will be eligible to participate in the Illinois Thoroughbred Breeders Fund Program and other programs pursuant to the Illinois Horse Racing Act of 1975 (111, Rev. Stat. 1979, Ch. 8, par. 37-30). , effective Repealed at 17 Ill. Reg. (Source:

# Section 290.210 Thoroughbred Stallion Owners Awards

- sires of registered Illinois Conceived and Foaled Horses. Thoroughbred stallion owners awards are limited to the a)
- participate in the stallion owners awards program if, and is eligible a thoroughbred stallion The owner of only if by: Q
- the qualifying Qualifying foal is must be registered as an Illinois <u>Conceived and Foaled Thoroughbred</u> conceived and foaled thoroughbred with the <u>Illinois</u> Department of Agriculture. 1

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- the gualifying Qualifying foal wins must win a race in Illinois as prescribed by statute, and with a total of all purse money offered at \$7,500 or more. 5
- outside the State of Illinois during the calendar year in which the qualifying qualified foal wins an Stallion must not stand or be offered for service the sire of the qualifying foal is not standing eliqible race. 3)
- horse. Stallion owners awards shall will be paid to such The stallion owner is defined as the owner of record of at the time of conception of the qualifying the stallion ς C
- conditions and rules are incligible to participate in the Thoroughbred stallions who do not meet the above Stallion Owners Awards monies. ⇟

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Amended	
(Source:	

### Thoroughbred Breeders Awards Section 290.212

- Thoroughbred breeders awards are limited to breeders of Illinois Conceived and Foaled and Illinois Foaled Thoroughbred horses as defined in the Act. a
- A breeder cannot receive awards unless the foal (horse) is registered as required by Section 30 of the Act and the rules of this Subpart as an Illinois Conceived and Foaled or Illinois Foaled Thoroughbred horse. a
- Such awards shall amount to 11 1/2% of the first place prize money from the organization licensee's share of the purse. As has been established, added purse monies derived from the Illinois Thoroughbred Breeders Thoroughbred breeders awards are to be paid in accordance with the provisions of Section 30 of the Act by the Fund Program and horsemen's nominating, sustaining, and entry fees are not included in calculating breeder's organization licensee conducting an Illinois pari-mutuel race meet. awards. 0

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Section 290.215 Illinois Conceived and Foaled Thoroughbred Races; County Fairs

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# Illinois Theroughbred Breeders Fund Program.

- annually for purses to be distributed to county fairs that These races will be open to thoroughbreds that are properly registered as Illinois Conceived and Foaled with The Illinois Horse Racing Act of 1975 provides \$50,000 provide for the running of races during each county fair. the Department. a)
- and/or the winning horse owner(s). The conditions of the races shall be developed by the county fair association, reviewed by the Department in consultation with the Illinois Racing Board and with the advice and assistance of the Illinois Thoroughbred Breeders Fund Advisory Board. Any violation of the Act or the rules of this Subpart distribution shall be just cause for denying distribution Thoroughbred Breeders Fund monies to the county denying Q

### Applications and race conditions: ΰ

- County fair associations desiring to participate in this program shall file submit an application for participation with the Department on or before February 15th of each year. Such applications are Information as to location, date, track surface, number of permanent horse stalls available and other information must be available from the Department.
- advertise these races until officially notified in writing by the Department of its approval of the races to be offered and the amount of funds allocated. County fair associations shall not schedule 5

### Track conditions: g

- racing as determined by the Racing Secretary and the Department's investigator. There shall be a cushion The track shall be in condition for thoroughbred provided on the racing strip. 7
- The Department shall may, at its discretion, deny, allocation of funds for Illinois Conceived and Foaled Races to county fairs: 7 2)
- At) when the surface of the track is not in suitable condition for thoroughbred racing;
- B2) when the type of inside and outside track rails

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the jockeys and general or the lack of inside or outside rails or part thereof constitute a hazard impairing safety of thoroughbreds, public

### Appointed racing officials: (e

race(s). A list of appointed officials shall be submitted to the Department investigator(s) assigned to the fair no later than 24 hours before the running of the race(s). County fair associations shall not schedule or advertise The county fair association shall appoint a Racing Secretary, three placing judges, a starter, and a timer as the officials to conduct the races. These officials shall be appointed at least 2 days prior to the date of the these races until officially notified by the Department of its approval of the races to be offered and the amount of funds allocated.

### Duties of Department investigator: f)

- with the authority to enforce the Department rules for county fair racing and to act on any situation not covered by these rules. The investigator shall supervise and regulate all functions pertaining to the The Department investigator(s) assigned to each fair shall act as presiding steward and horse identifier conduct of the racing. The investigator may aid but shall not substitute for any fair-appointed official. 7
- entry on the fairgrounds prior to post time. Any horse not on the fairgrounds two hours prior to the first post time of the day shall be scratched. The investigator shall ascertain the location of each 2)
- The Department investigator shall identify each horse starting in a race by means of description on the Jockey Club Certificate and verify Illinois Conceived and Foaled registration. 3
- Immediately after the completion of the program of races at each county fair, the Department investigator shall submit a written report to the Department on all matters pertaining to the conduct of races, track, the οţ matters pertaining to officiating, condition appurtenances. 4

a race or races if funds have been conditionally allocated The Department may at any time order the cancellation of

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fulfilled prior to opening day of the fair. Any violation of the Department rules shall be just cause for denying distribution of fund monics to the county fair and/or the fair association and the conditions have not been money winning horse owners.

### Entries and eligibility: g 6

- fair association is the only person authorized to receive entries and declarations. All entries shall be made in writing on official entry blanks furnished by the Department or the county fair association. All requested information shall be furnished at the time of entry. Entries may be made by telephone, if promptly confirmed in writing by the Racing Secretary. entered for that race. The Racing Secretary of the No horse is qualified to run in any race unless duly 1
- blank at the time of entry for a race is submitted to the Racing Secretary. The Racing Secretary shall No horse shall be eligible to be entered in a race unless the horse has been registered as an Illinois The Illinois Conceived and Foaled Thoroughbred. The Illinois registration number shall be recorded on the entry check the eligibility of each horse. 21
- Jockey Club Certificate. There shall be a minimum of 5 separate owner interests starting in each race. The Racing Secretary shall not card any race(s) unless there is a minimum of 5 separate owner interests It shall be the duty of the Racing Secretary to ascertain that the owner of a horse in whose name said horse is entered is the last owner of record on the represented in such race. 3
- of owners and trainers. The entries of the races for the succeeding day shall become "official" 30 minutes after such posting, and no changes thereafter shall be made because of any omissions or inaccuracies. in which they are drawn. A typewritten list of the horses so drawn into each race shall immediately be posted in the Racing Secretary's office for inspection At the entry closing time, starters for each race shall be determined by lot in the presence of those making entries. Post positions shall be in the order All entries shall be closed at the advertised time. At the entry closing time, starters for each race 4
- The Racing Secretary shall prepare an official program for the race(s). The conditions and purse of each 3

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each race, along with their respective post positions and owners' names, shall appear therein. race shall appear in the printed program.

The purse distribution shall be as follows: 50% to the winner, 25% to second, 15% to third and 10% to fourth.

- Conduct, outcome, and reporting of races: 'n
- races and their decision shall be final in all matters pertaining to the running of the races, including the It shall be the duty of the 3 judges to conduct the placing of horses. 7
- The purse distribution shall be as follows: 50% to the winners; 25% to second; 15% to third, and 10% to fourth. 7
- association claiming the benefit of any distribution from the Illinois Thoroughbred Breeders Fund shall file with the Department within seven (7) days after programs, an affidavit stating that Department rules including the amount of purses put up by the county fair, the names and addresses of those owners who are to share in the total purse and the amount in which been complied with, and other information they are to share, and any other information the president and secretary of each county fair the last racing day of a county fair, two official Department may require. have 3
- Starters, requirements, and regulations:
- All horses shall be on the fairgrounds no later than 2 hours prior to the post time for the first race of the day. Those not in compliance shall be scratched. 1
- be presented to the Department investigator just prior No horse shall be permitted to start The Illinois Certified Jockey Club Certificate shall that has not been fully identified. to race time. 5
- Sufficient time shall be allowed for post parades and A minimum of 10 minutes shall elapse between the time the horses enter the track and arrive at the starting gate. warm-ups. E I
- of all races, and a horse shall not be considered a A mechanical starting gate shall be used at the start 4

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starter unless the horse leaves the starting gate with the field.

- performance of a horse other than those permitted by the Illinois Racing Board in 11 111. Adm. Code 509.90 The use of any chemical substance which may affect the is not allowed. 3
- or other appliance other than the ordinary whip or spur for the purpose of stimulating or depressing a horse or affecting its performance during a race or The use of a battery, buzzer, electrical, mechanical pre-race warm up is not allowed. 9
- No whips or spurs are permitted on two-year old horses during a race or pre-race warm up. 7

authority to enforce the Department rules for county fair act as presiding steward and horse identifier with the racing and to act on any situation not covered by those The Department investigator assigned to each fair shall

### Jockeys: j

- Illinois or in any other State or racing jurisdiction. No jockey shall be permitted to ride who is presently supervision or ruled off in the State under 1
- Each jockey shall be attired in racing silks and shall wear protective helmets. 5

three placing judges, starter and a timer as the officials The fair association shall appoint a Racing Secretary, to conduct the races.

- of those appointed officials must be submitted to the The above named officials shall be appointed at least two-days prior to the date of the race(s). The list Department investigators assigned to the fair no later than twenty-four (24) hours before the running of the race(s). #
- The Department investigator assigned to each fair may aid but shall not substitute for any appointed official 4
- The Department investigator assigned to each fair shall supervise and requiate all functions pertaining to the \$

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conduct of the racing and he shall enforce the rules of the Department.

- The Department investigator shall identify each horse starting in a race by means of description on the Jockey Club Certificate and verify Illinois conceived and foaled registration,
- races at each county fair, the Department investigator shall submit a written report to the Department on all matters pertaining to the conduct of races, Immediately, after the completion of the program of officiating, condition of the track and appurtenances, 4
- placing of horse, All questions pertaining directly to It shall be the duty of the three judges to conduct the racing arising during the program of races at county fairs shall be determined by the judges and the Department races and their decision shall be final in all matters pertaining to the running of the races, including the investigator assigned to the fair. #
- The Racing Secretary of the fair association is the only person authorized to receive entries and declarations.
- Cortificate. The Racing Secretary shall not card any race It shall be the duty of the Racing Secretary to ascertain that the owner of a horse in whose name said horse is entered is the last owner of record on the Jockey Club or races unless there is a minimum of five separate owner interests represented in a race. 丰
- each Illinois Conceived and Foaled Horse competing in the and Foaled Certificate number or registration number of The Racing Secretary shall record the Illinois Conceived races and furnish this information to the Department,
- eligible to these races as now provided by the Department under the provisions of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1987, ch. 8, par. 37-30) and the provisions of the Illinois Horse Racing Act will be Illinois Conceived and Foaled Thoroughbreds that were properly registered by the Illinois Racing Board under the Illinois Thoroughbred Breeders Fund Program,
- blanks furnished by the fair association and all requested information must be furnished at the time of entry. Entrics may be made by telephone, if promptly confirmed by All entrics must be made in writing on Official Entry ⇟

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the Racing Secretary and will be valid or recognised, if the name of the horse so entered has been printed on the "official program,"

- the horse has been duly registered as an Illinois No horse shall be eligible to be entered in a race unless The Illinois registration number shall be recorded on the entry blank at the time an entry for a race is submitted to the Racing and Foaled Thoroughbred. Secretary Conceived #
- All entries shall be closed at the advertised time, 4
- limitations, be permitted to start, the starters for the In the event that the number of entries to any race is in excess of the number of horses that may, because of track race shall be determined by lot in the presence of those making ontries, and the post position shall be in the order in which they are drawn; and the same method shall be used in determining the starters and post positions in case any race is divided or split,
- At the closing time for filing entries for the succeeding day, the horses entered shall be drawn by lots for post Positions, and a typewritten list of the horses so drawn into the race shall immediately be posted on the bulletin board in the Racing Secretary's office for inspection of the owners and trainers. \$
- become "Official" thirty minutes after such posting, and The entries of the races for the succeeding day shall shall be made because of omissions or inaccuracies, no changes thereafter
- All horses must be stabled on the fair grounds no later than two hours prior to the post time for the first race of the day.
- Jockeys must wear protective helmets.
- No jockey shall be permitted to ride who is presently under suspension or ruled off in the State of Illinois or in any other State. The Department investigator shall check the eligibility of each jockey. \$
- The jockeys must be attired in racing silks.
- aa) No whips or spurs permitted in two-year old races.

### NOTICE OF PROPOSED AMENDMENTS

- bb) The track chall be in suitable condition for thoroughbred racing—as determined by the Racing—Secretary and the Department of Agriculture investigator. There shall be an adequate cushion provided on the racing strip.
- ed) A mechanical starting gate shall be used at the start of all races and a horse shall not be considered a starter unless he leaves the starting gate with the field.
- dd) Sufficient time shall be allowed for post parades and warm-ups. A minimum of ten minutes shall elapse between the time the horses enter the track and arrive at the starting gate.
- ee) No horse shall be permitted to start that has not been fully identified. The Illinois Conceived and Foaled Certificate and the Jockey Club Certificate or the Illinois Certified Jockey Club Certificate or the with the Racing Secretary.
- ff) There shall be a minimum of five (5) separate owner
  interests starting in each race.
- gg) No horse is qualified to run in any race unless he is duly entered for that race.
- (Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective

### ILLINOIS REGISTER

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### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: SECURITY
- 2) Code Citation: 20 III, Adm. Code 501
- Section Numbers: Proposed Action: 501.40 Amend

501.60

Amend

- 4) Statutory Authority: Implementing and authorized by Sections 3-2-2 and 3-7-1 of the Unified Code of Corrections (III. Rev. Stat., 1991, ch. 38, pars. 1003-2-2 and 1003-7-1) {730 ILCS 5/3-2-2 and 3-7-1}.
- of Complete Description of the Subjects and Issues Involved: The Table of Contents is being corrected and the authority note is being updated. Section 501.40 is being revised to include the allowable use of force when apprehending a person charged with a parole or mandatory supervised release violation. Section 501.60 is being amended to provide for a warning to be given prior to the use of chemical agents when time and circumstances permit, except that a warning is not required prior to the general use of oleocapsicum (pepper mac) and to only require precautionary measures which are reasonable under the circumstances.
- 6) Will this proposed rule replace an emergency rule currently in effect?
- 7) Does this rulemaking contain an automatic repeal date? Yes
- 8) Does this proposed amendment contain incorporation by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand any State mandate.
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments to:

  David C. Watkins, Deputy Director Illinois Department of Corrections 1301 Concordia Court P. O. Box 19277

Springfield, Illinois 62794-9277

### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

All written comments received within 45 days of the date of this publication will be considered.

Not required; this rulemaking Initial Regulatory Flexibility Analysis: does not affect small businesses. 12)

The full text of the Proposed Amendments begins on the next page:

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### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER e: OPERATIONS

SECURITY PART 501

## SUBPART A: RESORT TO FORCE

								Consent Decree)		
	Applicability	Responsibilities	Definitions	Resort to Force	Justifiable Use of Force	Firearms Authorization	General Use of Chemical Agents	Use of Chemical Agents in Cells (Consent Decree)	Training	
Section	501.10	501.15	501.20	501.30	501.40	501.50	501.60	501.70	501.80	

# SUBPART B: GENERAL SECURITY

Applicability Responsibilities Movement of Committed Persons Response to Serious Institutional Disturbances Substance Abuse ART C: SEARCHES FOR AND DISPOSITION OF CONTRABA	ies Contraband if Contraband	Applicability Responsibilities Requirements Procedure for Placement Recommendation for Transfer Procedure for Involuntary Placement
on Applicability 00 Applicability 05 Responsibilit 10 Movement of 20 Response to 30 Substance A SUBPART C: SE	Applicability Responsibility Definition Searches for Disposition	Applicability Responsibiliti Requirements Procedure for Periodic Revi Recommendati
Section 501.100 501.105 501.110 501.120 501.130	Section 501.200 501.205 501.210 501.220 501.230	Section 501.300 501.305 501.310 501.320 501.330 501.340

NND

### ILLINOIS REGISTER

### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

# 501:359--Procedure for Involuntary Placement

AUTHORITY: Implementing Sections 7-1, 7-3, 7-9, and 31A-1.1 of the Criminal Code of 1961 (III. Rev. Stat. 1991, ch. 38, pars. 7-1, 7-3, 7-9, and 31A-1.1) {720 ILCS 5/7-1, 7-3, 7-9, and 31A-1.1} and Section 103-1 et seq. of the Code of Criminal Procedures of 1963 (III. Rev. Stat. 1991, ch. 38, implementing Consent Decrees (Czajaka vs. Brierton, #76 C 772, N.D. III. 1977; Drew vs. Sielaff, #73 C 2911, N.D. III. 1977; and Meeks vs. Lane, #75 par. 103-1 et seq.) {725 ILCS 5/103-1 et seq.} and Sections 3-2'2, 3-4-3, 3-6-2, 3-6-4, 3-7-2, 3-7-4, 3-8-1, 3-8-7, 3-8-8, and 3-10-8 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-4-3, 1003-6-2, 1003-6-4, 1003-8-1, 1003-8-1, 1003-8-1, 1003-8-8, and 1003-10-8) {730 ILCS 5/3-2-2, 3-4-3, 3-6-2, 3-6-4, 3-7-2, 3-7-4, 3-8-8, and 3-8-7 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-7-1, 1003-7-4, and 1003-8-7) {730 ILCS 5/3 2-2, 3-7-1, 3-7-4, and 3-8-7 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-7-1, 1003-7-4, and 1003-8-7) {730 ILCS 5/3 2-2, 3-7-1, 3-7-4, and 3-8-7}. Sections 501.70 and 501.220 and Subpart D are also

SOURCE: Adopted at 8 Ill. Reg. 14628, effective August 1, 1984; amended at 11 Ill. Reg. 14697, effective September 1, 1987; amended at 13 Ill. Reg. 16977, effective November 1, 1989; amended at 17 Ill. Reg.

Capitalization denotes statutory language NOTE:

effective

### ILLINOIS REGISTER

### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

### SUBPART A: RESORT TO FORCE

# Section 501.40 Justifiable Use of Force

- Force may be used under the following circumstances in accordance with the Unified Code of Corrections (III. Rev. Stat. 1985 1991, ch. 38, par. 1003-6-4) [730 ILCS 5/3-6-4]: a
- TO COMPEL COMPLIANCE WITH A LAWFUL ORDER GIVEN BY AN EMPLOYEE TO ENSURE THE SAFETY AND SECURITY OF THE FACILITY. 1
- TO PROTECT ONESELF OR ANY OTHER PERSON FROM PHYSICAL ASSAULTS, INJURY OR DEATH. 5
- TO PREVENT ESCAPES FROM THE FACILITY OR FROM THE CUSTODY OF EMPLOYEES IN THE COMMUNITY. 3)
- TO APPREHEND ESCAPEES OR OFFENDERS CHARGED WITH A VIOLATION OF PAROLE OR MANDATORY SUPERVISED RELEASE WITHIN THE COMMUNITY. 4)
- OTHERS FROM UNAUTHORIZED USE, POSSESSION, DAMAGE TO PROTECT STATE PROPERTY OR THE PROPERTY OF OR DESTRUCTION. 2
- TO PREVENT OR SUPPRESS A RIOT, REVOLT, MUTINY OR INSURRECTION, OR OTHER SERIOUS DISTURBANCE. (9
- Corrections (III. Rev. Stat. 1985 1991, ch. 38, par. 1003-6-4) [730 An employee shall be authorized to use deadly force under the following circumstances in accordance with the Unified Code of (q
- WHEN HE REASONABLY BELIEVES THAT SUCH FORCE IS NECESSARY TO PREVENT IMMINENT DEATH OR GREAT BODILY HARM TO HIMSELF OR ANY OTHER PERSON.
- WHEN HE REASONABLY BELIEVES THAT SUCH FORCE IS NECESSARY TO PREVENT AN ESCAPE OF A COMMITTED PERSON OR TO RETAKE A PERSON WHO HAS ESCAPED. 2)
- THERE IS REASON TO BELIEVE THAT A COMMITTED PERSON POSES AN IMMINENT THREAT OF ESCAPE, DEATH, OR GREAT BODILY HARM TO ANOTHER PERSON. INSURRECTION OR DURING A SERIOUS DISTURBANCE WHEN TO PREVENT OR SUPPRESS A RIOT, REVOLT, MUTINY OR 3

### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

- When he reasonably believes that such force is necessary to prevent unauthorized vehicles, aircraft, or persons from attempting to breach the perimeter fence of the facility in order to assist in an escape or insurrection by committed persons. 4)
- Prior to using deadly force: ်
- The employee should ensure that no other reasonable means of intervention are available to prevent death, great bodily harm or escape. 7
- facilities, whenever time and circumstances permit. Warning Oral commands and warning shots shall be used within adult shots shall not be fired when there is apparent danger of injury to an innocent third party. 2)
- Prior authorization of the use of weapons within facilities shall be given by the Chief Administrative Officer, whenever time and circumstances permit. 3

-, effective Amended at 17 Ill. Reg. (Source:

# Section 501.60 General Use of Chemical Agents

- Chemical agents may be justified under the following circumstances: a
- When use of force is otherwise justified (Section 501.40).
- When lesser means are unavailable or inadequate.
- Prior to the use of any chemical agent where time and circumstances reasonably permit, the committed persons against whom it is to be directed shall be warned that chemical agents may be used. Q
- The use of chemical agents shall be authorized by the Chief Administrative Officer. ာ
- When time and circumstances permit, committed persons other than those against whom the chemical agents are directed shall be removed from the area before the chemical agents are used. <del>g</del>
- The amount of chemical used and means of dispersal shall be limited to that necessary to achieve the purpose for which the chemical is being used. e)

### ILLINOIS REGISTER

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### DEPARTMENT OF CORRECTIONS

# NOTICE OF PROPOSED AMENDMENTS

- Prior to and following the use of chemical agents, precautionary measures which are reasonable under the circumstances shall be taken to limit the noxious side effects of the chemical agents. **(**
- Notwithstanding anything else in this Section to the contrary, oleocapsicum (commonly known as pepper mace or OC) may be used without warning. B)
- Nothing contained in this Section shall allow chemical agents to be used contrary to the provisions of Section 501.70 when a committed person refuses to leave his cell. P

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Amended
(Source:

# DEPARTMENT OF EMPLOYMENT SECURITY

### NOTICE OF PROPOSED RULES,

- Claimant's Reason For Separation From Heading of the Part: 1
- 56 Ill. Adm. Code 2840 Code Citation: 5
- Section Numbers: Proposed Action: New Section 2840.125 3)
- Statutory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 431, 432, 610 and 611 [820 ILCS 405/601, 405/602, 405/1700 and 405/1701]. 4
- cepts an early retirement or employment buyout package is subject to the ineligibility for benefits set forth in Section A Complete Description of the Subjects and Issues Involved: The enclosed new section explains when an individual who ac-2
- Will the proposed amendment replace an emergency amendment currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date? 2
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? 6

Ill. Reg. Citation Proposed Action Section Numbers

New Section 2840.25

(January 29, 1993) 17 Ill. Reg. 886

- Statement of Statewide Policy Objectives? Not Applicable. 10)
- ment on this proposed rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS Time, Place, and Manner in which interested persons may com-REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to: 11)

Gregory J. Ramel, Acting Commissioner Illinois Department of Employment Security 401 South State Street - 2nd Floor South

DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF PROPOSED RULES

Chicago, IL 60605 312-793-4240 Initial Regulatory Flexibility Analysis: 12)

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: May 27, 1993.

This rulemaking has the Types of small businesses affected: same affect on all small businesses.

Reporting, bookkeeping or other procedures reguired for compliance: None.

None. Types of professional skills necessary for compliance:

The full text of the Proposed Rulemaking begins on the next page:

# DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF PROPOSED RULEMAKING

TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER f: ELIGIBILITY FOR BENEFITS

Q

CLAIMANT'S REASON FOR SEPARATION FROM WORK

### SUBPART B: VOLUNTARY LEAVE

Section

2840.125 Early Retirement Or Employment Buyout Packages

AUTHORITY: Implementing and authorized by Sections 601, 602, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1991, ch. 48, pars. 431, 432, 610 and 611) [820 ILCS 405/601, 405/602, 405/1700 and 405/1701].

SOURCE: Adopted at 17 Ill. Reg. \_\_\_\_, effective

### SUBPART B: VOLUNTARY LEAVE

# Section 2840,125 Early Retirement Or Employment Buyout Packages

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An individual who accepts his employer's offer of an early retirement or employment buy-out package and leaves work according to the terms and conditions of the offer is ineligible under Section 601 of the Act unless, at the time the offer is accepted:

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- the individual knows or reasonably believes that, within the proximate future, his employment will be terminated by the employer under terms and conditions substantially less favorable than the terms and conditions of the offer, or
- the individual knows or reasonably believes that his employment will continue but, in the proximate future, under terms and conditions substantially less favorable than the terms and conditions of his employment immediately prior to the offer, or
- the individual knows that a layoff will follow if a sufficient number of employees do not accept the offer of an early retirement or employment buy-out package and the individual accepts the offer to avoid the layoff of another employee.

### ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF PROPOSED RULEMAKING

- The circumstances under which an individual may be found to have the reasonable belief required by subsection (a)(1) or (a)(2) include but are not limited to circumstances in which the individual seeks but does not receive assurances from the employer that his employment will not in the proximate future be terminated under the terms and conditions substantially less favorable than the terms and conditions of the offer or that the terms and conditions of his employment will not in the proximate future become substantially less favorable than the terms and conditions immediately prior to the offer, as the case may be.
- Example: An employer operates a plant that has consistently earned a profit. The employer offers an early retirement package. There is no indication from the employer that the offer is intended to avert layoffs and there are no rumors to that effect within the plant. An employee at the plant accepts the offer and applies for unemployment benefits after separating from the employer. These facts alone do not establish the reasonable belief required by subsection (a)(1) or (a)(2); the individual is ineligible under Section 601.
- Example: An employer who operates a plant with 800 employees offers an early retirement plan on October 1 and indicates that, if by December 31 of the same year fewer than 150 employees have accepted the offer, the employer may begin laying off "nonessential" employees in no particular order of seniority, with no benefits. On October 2 of that year an employee at the plant seeks but does not receive assurances from the employer that she is considered "essential," whereupon she accepts the offer. Without other evidence to the contrary, these facts establish the reasonable belief required by subsection (a) (1); the individual is not ineligible under Section 601.
- Example: An employer who operates a plant with 900 employees announces it intends to downsize by 25 percent and offers an early retirement package on October 15. Rumors circulate through the plant that, if a sufficient number of employees do not accept the offer by the end of the year, layoffs will follow, with no benefits, although the employer has made no announcement to that effect. The employer is aware of the rumors and does not

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# DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF PROPOSED RULEMAKING

take any action to dispel them. An employee seeks but does not receive assurances from the employer that he would not be laid off. Without other evidence to the contrary, if the employee accepts the offer, these facts establish the reasonable belief required by subsection (a) (1); the employee is not ineligible under Section 601.

4)

the plant that the employer is considering eliminatemployees. On September 15, the employer offers an early retirement package to its most senior may bring is too speculative to establish a reasonable belief that the employee's job will be affectoffered. Troubled by the employer's observation, the employee accepts the offer. These facts alone are not sufficient to establish the reasonable belief required by subsection (a)(1); the employee abstract statement of concern over what the future tirement packages as generous as the one now being his job. However, the employer does observe that, Thereafter, rumors circulate throughout and restructuring jobs. In conversation with An employer operates a plant with 1,000 employer has no plans to eliminate or restructure current one, everybody's job could be at risk and the employer might not be able to offer early reif the next few years are as unprofitable as the is ineligible under Section 601. An employer's employer, a senior employee is assured the ed in the proximate future. workers. Example: ing

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Example: An employer asks for "volunteers" to be laid off, explaining that each volunteer will receive two months of wages and extended health ingurance coverage upon separation. The employer indicates that, if 250 volunteers are not found, it will lay off, with no benefits, a number of employees equal to the difference between 250 and the number of volunteers, irrespective of seniority. An employee volunteers after seeking but not receiving assurances from the employer that he would not be laid off. Without other evidence to the contrary, these facts establish the reasonable belief required by subsection (a)(1); the employee is not ineligible under Section 601.

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Example: On January 2, an employer offers an employee an early retirement package. The offer is effective through April 15 of the same year. There

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# DEPARTMENT OF EMPLOYMENT SECURITY

# EFACINENT OF EMPLOIMENT SECONTI

# NOTICE OF PROPOSED RULEMAKING

offer, the employer will, as of April 16, discontinpension than would otherwise have been available to The employer indicates to ue medical insurance for the husband. The employee are currently provided to her as a full time employee, including full medical insurance for the These facts establish the reaher had she immediately retired and would provide is no indication from the employer that the offer package would provide the employee with a greater sonable belief required by subsection (a)(2); the employee is not ineligible under Section 601. is intended to avert layoffs and there are no ruthe employee with the same medical benefits that the employee that, if she does not accept the mors to that effect within the workplace. employee's sick husband. accepts the offer.

There pension than would otherwise have been available to The employee retirees or the families of employees or retirees. is intended to avert any layoffs and there are no her had she immediately retired and would provide full medical insurance for the employee and her currently provide medical insurance for employees, ployee an early retirement package. The offer is is no indication from the employer that the offer package would provide the employee with a greater tions of the employee's employment will change if On January 2, an employer offers an emshe does not accept the offer, although by not accepting the offer, she will forego any medical insurance furnished by the employer. The employ These facts do not establish the reasonable belief required by subsection (a)(2); the employee is ineligible under Section There is no indication that the terms and condisick husband, even though the employer does not effective through April 15 of the same year. rumors to that effect within the workplace. accepts the offer. Example:

Example: An employer who operates a plant with 1,000 employees asks for "volunteers" to be laid off, explaining that each volunteer will receive two months of wages and extended health insurance coverage upon separation. The employer indicates that, if 250 volunteers are not found, it will lay off, with no benefits, a number of employees equal to the difference between 250 and the number of volunteers. An individual who, because of his seniority, knows he will not be laid off, volun-

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# DEPARTMENT OF EMPLOYMENT SECURITY

### NOTICE OF PROPOSED RULEMAKING

little seniority. According to subsection (a)(3), the individual is not ineligible under Section 601. teers to be laid off in place of his son, who has

leaves work according to the terms and conditions of the offer and is not ineligible under Section 601 of the Act may still be ineligible under other provisions of the An individual who accepts his employer's offer of an early retirement or employment buy-out package and

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- offer by the end of the year, layoffs will follow, with no benefits, although the employer has made no announcement to that effect. The employer is aware not be laid off. Without other evidence to the contrary, if the employee accepts the offer, these facts establish the reasonable belief required by individual's retirement pension is financed solely by the employer, it will be 100% disqualifying income for each week for which the individual receive assurances from the employer that he would subsection (a)(1); the employee is not ineligible under Section 601. However, because the pension package financed solely by the employer. Rumors circulate through the plant that, if a sufficient number of employees do not accept the of the rumors and does not take any action to Example: An employer announces it intends to dispel them. An employee seeks but does not downsize by 25 percent and offers an early retirement package which includes a generous qualifies for the pension.
- layoffs will follow, with no benefits, although the retirement package. Rumors circulate through the plant that, if a sufficient number of employees do not accept the offer by the end of the year, the offer, these facts establish the reasonable belief required by subsection (a)(1); the employee is not ineligible under Section 601. However, the take any action to dispel them. An employee seeks but does not receive assurances from the employer that he would not be laid off. Without other evidence to the contrary, if the employee accepts employer has made no announcement to that effect. The employer is aware of the rumors and does not is not ineligible under Section 601. However, tindividual decides that he will retire from the Example: An employer announces it intends to downsize by 25 percent and offers an early retirement package. Rumors circulate throu 5

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# DEPARTMENT OF EMPLOYMENT SECURITY

### NOTICE OF PROPOSED RULEMAKING

labor force and relocate to Florida. This individual will be ineligible for each week during which he is not able to, available for or actively seeking work.

\_\_, effective (Source: Added at 17 Ill. Reg. \_\_

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

- 1) Heading of the Part: Life Reinsurance Agreements
- 50 Ill. Adm. Code 1103 2) Code Citation:
- Proposed Action: New Section Section Section Section Section New New New Section Numbers 1103.EXHIBIT A 1103.10 1103.30 1103.40 1103.50 3
- Statutory Authority: Implementing and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, par. 1013). 4)

Section

- A Complete Description of the Subjects and Issues Involved the desired accounting treatment. The standards deal with maintaining an appropriate transfer of risk given the risk characteristics of the underlying insurance policies. reinsurance treaties that must be met in order to obtain This Rule establishes standards for surplus relief 2
- Will this proposed rule replace emergency rule currently in effect? 9
- Does this rulemaking contain an automatic repeal date?
- Does this proposed rule contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? No 6
- Statement of Statewide Policy Objectives: This proposed rule will not require a local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues. 10)
- comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of Time, Place, and Manner in which interested persons may this Notice to: 11)

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

State of Illinois Center 100 West Randolph 15-100 Tim Cena, Staff Attorney Chicago, Illinois 60601 Department of Insurance

Initial Regulatory Flexibility Analysis: The Department has determined that this rule will not affect small businesses. 12)

The full text of the Proposed Rule begins on the next page:

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

CHAPTER I: DEPARTMENT OF INSURANCE SUBCHAPTER 0: REINSURANCE INSURANCE TITLE 50:

LIFE REINSURANCE AGREEMENTS PART 1103

Accounting Requirements 1103.50 Existing Agreements 1103.EXHIBIT A Risk Category Written Agreements Preamble 1103.10 1103.40 1103.30 Section

AUTHORITY: Implementing and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, par. 1013) [215 ILCS 5/401].

effective Adopted at 17 Ill. Reg. SOURCE:

Section 1103.10 Preamble

- The Illinois Insurance Department recognizes that licensed insurers routinely enter into reinsurance agreements that yield legitimate relief to the ceding insurer from strain to surplus. a
- capacity of ceding insurer, to enter into reinsurance agreements, for the principal purpose of producing significant surplus aid for the ceding insurer, typically on a temporary basis, while not transferring all of the significant risks inherent in the business being tial liability to the ceding insurer remains basically unchanged by the reinsurance transaction, notwithstandsuch as catastrophic mortality or extraordinary survivreinsured. In substance or effect, the expected poten-However, it is improper for a licensed insurer, in the ing certain risk elements in the reinsurance agreement The terms of such agreements referred to herein and described in Section 1103.30 would violate: Q
- hereafter the "Code" (Ill. Rev. Stat. 1991, ch. 73, pars. 745 and 748) [215 ILCS 5/133 and 5/136], Section 133 and 136 of the Illinois Insurance Code, relating to financial statements which do not

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### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

properly reflect the financial condition of the ceding insurer;

- ch. 73, par. 785.2) [215 ILCS 5/173.2], relating to reinsurance reserve credits, thus resulting in a ceding insurer improperly reducing liabilities or Section 173.2 of the Code (Ill. Rev. Stat. 1991, establishing assets for reinsurance ceded; and 5
- Section 188 of the Code (Ill. Rev. Stat. 1991, ch. 73, par. 800) [215 ILCS 5/800], relating to creating a situation that may be hazardous to policyholders and the people of this State. 3)

### Section 1103.20 Scope

This Part shall apply to all domestic life, accident and health insurers and to all other licensed life and health insurers who This Part shall not apply to assumption reinsurance, yearly renewable term reinsurance, or certain nonproportional are not subject to the same regulation in their domiciliary state. This Part shall also apply to licensed property and casualty insurers with respect to their accident and health reinsurance such as stop loss or catastrophe reinsurance. business.

Section 1103.30 Accounting Requirements

- by the terms of the reinsurance agreement, in substance No insurer subject to this Part shall, for reinsurance ceded, reduce any liability or establish any asset in any financial statement filed with the Department if, or effect, any of the following conditions exist: a
- vided to the ceding insurer by the reinsurer in any Renewal expense allowances provided or to be provaluation, claims and maintenance expected by the the present value of the shortfall, using assumpceding insurer on the portion of the business reinsured, unless a liability is established for bases on the business reinsured. Those expenses tions equal to the applicable statutory reserve accounting period, are not sufficient to cover expenses including but not limited to billing, company at the time the business is reinsured. anticipated allocable renewal expenses of the include commissions, premium taxes and direct

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

- assets at the reinsurer's option or automatically upon the occurrence of some event, such as the insolvency of the ceding insurer, except that termination of the reinsurance agreement by the reinsurer for nonpayment of reinsurance premiums or other amounts due, including but not limited to modified coinsurance reserve adjustments, interest and adjustments on funds withheld, and tax reimbursements, shall not be considered to be such a deprivation of surplus;
- amount equal to the current and prior years' losses experience refunds against current and prior years' under the agreement upon voluntary terminations of surance agreement, except that neither offsetting agreement. An example of such a provision is the premiums or risk and expense charges to excessive The ceding insurer is required to reimburse the reinsurer for negative experience under the reinconsidered such a reimbursement to the reinsurer allow the reinsurer to reduce its risk under the levels forcing the ceding company to prematurely in-force reinsurance by ceding insurer shall be for negative experience. Voluntary termination occurs because of unreasonable provisions which losses nor payment by the ceding insurer of an right of the reinsurer to increase reinsurance does not include situations where termination terminate the reinsurance treaty; 3
- 4) The ceding insurer shall, at specific points in time scheduled in the agreement, terminate or automatically recapture all or part of the reinsurance ceded;
- payment by the ceding insurer to the reinsurer of amounts other than from income realized from the reinsured policies. For example, it is improper for a ceding company to pay reinsurance premiums or other fees or charges to a reinsurer which are greater than the direct premiums collected by the ceding company;
- 6) The treaty does not transfer all of the significant risk inherent in the business being reinsured.

### ILLINOIS REGISTER

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

Exhibit A identifies for a representative sampling of products or type of business, the risks which are considered to be significant. For products not specifically included, the risks determined to be significant shall be consistent with Exhibit A;

- 7) Requirements concerning credit quality, reinvest-ment or disintermediation risk.
- disintermediation risk is significant for the disintermediation risk is significant for the business reinsured and the ceding company does not (other than for the classes of business excepted in (B) below) either transfer the underlying assets to the reinsurer or legally segregate such assets in a trust account or escrow account or otherwise establish a mechanism which segregates, by contract provision, the underlying assets.
- classes of business which do not have a signif-Premium Permanent, Universal Life Fixed Premium qains and losses reflected in the statuto-(no dump-in premiums allowed). The associated ings and incorporates all realized and unrealreflects the ceding company's investment earnry statement. The following is an acceptable ceding company without segregation of such assets; Health Insurance LTC/LTD, Traditional above, the assets supporting the reserves for Non-Par Permanent, Traditional Par Permanent, formula for determining the reserve interest Adjustable Premium Permanent, Indeterminate rate adjustment shall use a formula which Notwithstanding the requirements of (7)(A)the following classes of business and any disintermediation risk may be held by the icant credit quality, reinvestment or formula: ized

Rate = 
$$\frac{2 (I + CG)}{(X + Y - I - CG)}$$

 I is the net investment income (Exhibit
 Line 7 of the Life, Accident and Health Annual Statement) and (Underwriting and Investment Exhibit Part 1,

### DEPARTMENT OF INSURANCE

### NOTICE OF PROPOSED RULES

Line 15 of the Fire and Casualty Annual Statement)

- Life, Accident and Health Annual State-CG is capital gains less capital losses of the Fire and Casualty Annual Statement) and (Part 1A, Line 10, Column 7 (Exhibit 4, Line 10, Column 6 of the ment) 11)
- and accrued (Page 2, Column 1, Line 16 of the Life, Accident and Health Annual Column 1, Line 22 of the Life, Accident X is the current year cash and invested Statement) less borrowed money (Page 3, 3, Column 1, Line 7 plus Line 8 of the Statement) and (Page 2, Column 1, Line and Health Annual Statement) and (Page Statement) and (Page 2, Column 1, Line 8A of the Fire and Casualty Annual assets (Page 2, Column 1, Line 10A of the Life, Accident and Health Annual Statement) plus investment income due 15, of the Fire and Casualty Annual Fire and Casualty Annual Statement) 111)
- Y is the same as X but for the prior vear
- Settlements are made less frequently than quarterly or payments due from the reinsurer are not made in cash within ninety (90) days of the settlement 8
- The ceding insurer is required to make representations or warranties not reasonably related to the business being reinsured; 6
- The ceding insurer is required to make representa-tions or warranties about future performance of the business being reinsured; 10)
- funds withheld by any reinsurer as a result of all reinsurance treaties is less than the total gross amount available to policyholders either through ceding insurance company less the amount of all The amount of the total admitted assets of the 11)

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### DEPARTMENT OF INSURANCE

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the expenses of policy cash surrender or loan provisions;

- aid for the ceding company typically on a temporary principal purpose of producing significant surplus cant risks inherent in the business reinsured and, basis, while not transferring all of the signifi-The reinsurance agreement is entered into for the the remaining liability to the ceding insurer remains basically unchanged. 12)
- Requirements for reinsurance of in-force business. Q Q
- ments of Section 174 of the Illinois Insurance Code describe the actuarial work performed for inclusion in the financial statements and to demonstrate that Agreements entered into after the effective date of (III. Rev. Stat. 1991, ch. 73, par. 786) [215 ILCS 5/174]. Each filing shall include data detailing the financial impact of the transaction. The thereto, which involve the reinsurance of business ments or amendments thereto must meet the requirestatement actuarial opinion with respect to valuation of reserves shall consider this Part and any determining the proper credit in financial stateissued prior to the effective date of the agreeceding insurer's actuary who signs the financial applicable actuarial standards of practice when shall maintain documentation and be prepared to this Part along with any subsequent amendments ments filed with the Department. The actuary such work conforms to this Part. 7
- resulting from arrangements described in subsection (b)(1) above shall be identified separately on the Statement) and recognition of the surplus increase as income shall be reflected on a net of tax basis in the "Reinsurance ceded" (Page 4, Column 1, Line 5, of the Life, Accident and Health Annual Accident and Health Annual Statement) and (Page 4, Any increase in surplus net of federal income tax Column 1, Line 30 of the Fire and Casualty Annual surplus item (aggregate write-ins for gains and losses in surplus in the Capital and Surplus Account, (Page 4, Column 1, Line 46 of the Life, insurer's statutory financial statements as a 5

### DEPARTMENT OF INSURANCE

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Statement) and in the "Miscellaneous Income" (Page 4, Column 1, Line 12, of the Fire and Casualty Annual Statement) as earnings emerge from the business reinsured.

and expense allowance to company ABC for reinsuring ry of Operations. At the end of the year N + 1 the \$13.2 million (\$20 million - \$6.8 million) which is on reinsurance ceded" line of the Summary of Opera-Capital and Surplus account. The experience refund allowances on reinsurance ceded" line of the Summaan existing block of business. Assuming a 34% tax rate, the net increase in surplus at inception is losses in surplus" line in the Capital and Surplus reported as income on the "Commissions and expense million) on the "Commissions and expense allowance tions, and -\$1.65 million on the "Aggregate writereported on the "Aggregate write-ins for gains and business has earned \$4 million. ABC has paid \$.5 million in profit and risk charges in arrears for the year and has received a \$1 million experience company XYZ pays a \$20 million initial commission For example, on the last date of calendar year N, ins for gains and losses in surplus" line of the million - \$.5 million) up to a maximum of \$13.2 would be reported separately as a miscellaneous \$6.8 million (34% of \$20 million) is refund. Company ABC's annual statement would report \$1.65 million (66% of (\$4 million - \$1 income item in the Summary of Operations. account.

## Section 1103.40 Written Agreements

- parties no later than the "as of date" of the financial No reinsurance agreement or amendment to any agreement Department, unless the agreement, amendment or a bindshall be used to reduce any liability or to establish any asset in any financial statement filed with the ing letter of intent has been duly executed by both statement. a)
- ceeding ninety (90) days from the execution date of the letter of intent, in order for credit to be granted for the reinsurance ceded. ment or an amendment to a reinsurance agreement must be In the case of a letter of intent, a reinsurance agreeexecuted within a reasonable period of time, not exq

### DEPARTMENT OF INSURANCE

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- The reinsurance agreement shall contain provisions which provide: Û
- business being reinsured thereunder and that there agreement between the parties with respect to the are no understandings between the parties other That the agreement shall constitute the entire than as expressed in the agreement; and 1)
- Any change or modification to the agreement shall be null and void unless made by amendment to the agreement and signed by both parties. 5

#### Existing Agreements Section 1103.50

31, 1994 any reserve credits or assets established with respect Insurers subject to this Part shall reduce to zero by December to reinsurance agreements which, under the provisions of this Part would not be entitled to recognition of such reserve reinsurance agreements shall have been in compliance with the laws and regulations in existence immediately proceeding the credits or established assets provided, however, that such effective date of this Part.

## Section 1103. Exhibit A Risk Category

#### Risk Categories:

- Morbidity
- Mortality q
- Lapse ΰ

This is the risk that a policy will voluntarily terminate prior to the recoupment of a statutory surplus strain experienced at issue of the policy.

#### Credit Quality (C1) g

hazards are that assets will default or that there will reinsured business will decrease in value. The main This is the risk that invested assets supporting the be a decrease in earning power. It excludes market value declines due to changes in interest rate.

#### Reinvestment (C3) (e)

### DEPARTMENT OF INSURANCE

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funds reinvested (coupon payments or monies received upon asset maturity or call) will therefore earn less than expected. If asset durations are less than liability durations, the mismatch will increase. This is the risk that interest rates will fall and

#### Disintermediation (C3) f)

durations are greater than the liability durations, the mismatch will increase. Policyholders will move their funds into new products offering higher rates. The company may have to sell assets at a loss to provide for these withdrawals. loans and surrenders increase or maturing contracts do not renew at anticipated rates of renewal. If asset This is the risk that interest rates rise and policy

Risk Category	Ø	٩	υ	D	ø	44	
Health Insurance - other than LTC/LTD*	+	0	+	0	0	0,	
Health Insurance - LTC/LTD*	+	0	+	+	+	0	
Immediate Annuities	0	+	0	+	+	0	
Single Premium Deferred Annuities	0	0	+	+	+	+	
Flexible Premium Deferred Annuities	0	0	+	+	+	+	
Guaranteed Interest Contracts	0	0	0	+	+	+	
Other Annuity Deposit Business	0	0	+	+	+	+	
Single Premium Whole Life	0	+	+	+	+	+	
Traditional Non-Par Permanent	0	+	+	+	+	+	
Traditional Non-Par Term	0	+	+	0	0	0	
Traditional Par Permanent	0	+	+	+	+	+	
Traditional Par Term	0	+	+	0	0	0	
Adjustable Premium Permanent	0	+	+	+	+	+	
Indeterminate Premium Permanent	0	+	+	+	+	+	

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DEPARTMENT OF INSURANCE NOTICE OF PROPOSED RULES

+	+	+
+ + + 0	+	+
+	+	+ +
+	+ 0	+
0	0	0
Universal Life Flexible Premium	Universal Life Fixed Premium	Universal Life Fixed Premium dump-in premiums allowed

+ - Significant
0 - Insignificant
\*LTC = Long-Term Care Insurance
LTD = Long-Term Disability Insurance

### POLLUTION CONTROL BOARD

### NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: HAZARDOUS WASTE INJECTION RESTRICTIONS
- Code Citation: 35 Ill. Adm. Code 738

5

Section Numbers: Proposed Action:

738.101 Amendment 738.117 New Section

- 4) <u>Statutory Authority</u>: Ill. Rev. Stat. 1991, ch: 111½, pars. 1013, 1022.4 and 1027 [415 ILCS 5/13, 5/22.4 and 5/27].
- 5) A Complete Description of the Subjects and Issues Involved:

A more detailed description is contained in the Board's Proposed Opinion of May 20, 1993 in R93-6, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 1114, par. 1013(c) [415 ILCS 5/13(c)]) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1993. During this period, USEPA amended 40 CFR 148.1(d), which corresponds to 35 Ill. Adm. Code 738.101(d), and added 40 CFR 148.1(d), which corresponds with 35 Ill. Adm. Code 738.101(d) allow the injection of diluted wastes that no longer exhibit any characteristic of hazardous wastes into Class I hazardous waste injection wells. Formerly, USEPA amended this provision to allow the injection into Class I nonhazardous waste injection wells. Formerly, USEPA amended this provision to allow the injection into Class I nonhazardous waste injection wells. The Board adopted the previous amendments in prior rulemaking docket R92-13, at 17 Ill. Reg. 6190, effective April 5, 1993. The addition of 40 CFR 148.17 ill. Reg. 6190, effections for newly listed wastes as part of the RCRA program. The RCRA aspects of these "land-bans" is the subject of RCRA program. The RCRA aspection for howely listed wastes as part of the RCRA propiate docket R93-4 (not yet proposed by the Board). This UIC-only regulation against injection of 19 wastes, was effective November 9, 1992. Subsection (b), which prohibites injection (c) lists the typical three conditions under which the prohibitions do not apply: (1) when the wastes meet the 40 CFR 268, Subjection (c) lists the typical three conditions under which the prohibitions do not apply: (1) when the wastes meet the 40 CFR 288. Subpart D), (2) when the wastes are the subject of an exemption from a prohibition (corresponding with an adjusted standard from a prohibition), or (3) if an extension of the effective date is granted from a prohibition; or (3) if an extension of the effective date is granted pursuant to 40 CFR 148.4 (corresponding to 35 Ill. Adm. Code 738.1) if an extension of the

- Will this proposed rule replace an emergency rule currently in effect?
   No.
- 7) Does this rulemaking contain an automatic repeal date?: N
- 8) Does these proposed amendments contain incorporations by reference?
- No. The existing rules include incorporations by reference, centrally

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### POLLUTION CONTROL BOARD

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incorporated at 35 Ill. Adm. Code 720.111 for all of Parts 720 through 738. The present amendments do not affect any of the existing incorporations.

- 9) Are there any other amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in underground injection of wastes.

 Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R93-6 and be addressed to:

Ms. Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center, Suite 11-500 100 W. Randolph St. Chicago, IL 60601

- 12) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community, Affairs: May 24, 1993.
- B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses which engage in the underground injection of hazardous wastes. The present amendments amend the existing requirments to the extent they impose additional probibitions on land disposal of hazardous waste and relax an exiting prohibition.

C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records. The present amendments amend the existing requirments to the extent they impose additional prohibitions on land disposal of hazardous waste and relax an exiting prohibition.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the proposed amendments begins on the next page:

### POLLUTION CONTROL BOARD

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SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
: UNDERGROUND INTECTION CONTROL AND UNDERGROUND
STORAGE TANK PROGRAMS ENVIRONMENTAL PROTECTION TITLE 35: SUBCHAPTER d:

### HAZARDOUS WASTE INJECTION RESTRICTIONS

### SUBPART A: GENERAL

Definitions
Dilution Prohibited as a Substitute for Treatment
Case-by-Case Extensions of an Effective Date
Waste Analysis Purpose Scope and Applicability Section 738.101 738.102 738.103 738.104

### SUBPART B: PROHIBITIONS ON INJECTION

Waste Specific Prohibitions - Solvent Wastes
Waste Specific Prohibitions - Dioxin-Containing Wastes
Waste Specific Prohibitions - California List Wastes
Waste Specific Prohibitions - First Third Wastes
Waste Specific Prohibitions - Second Third Wastes
Waste Specific Prohibitions - Third Third Wastes
Waste Specific Prohibitions - Third Third Wastes Section 738.110 738.111 738.112 738.115 738.115 738.115 738.116 738.117

### PETITION STANDARDS AND PROCEDURES SUBPART C:

Required Information to Support Petitions Submission, Review and Approval or Denial of Petitions Review of Adjusted Standards Termination of Adjusted Standards Petitions to Allow Injection of a Prohibited Waste Section 738.120 738.121 738.122 738.123

AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 1013, 1022.4 and 1027 [415 ILCS 5/13, 22.4 and 27]).

SOURCE: Adopted in R89-2 at 14 Ill. Reg. 3059, effective February 20, 1990; amended in R89-11 at 11 Ill. Reg. 11948, effective July 9, 1990; amended in R90-14 at 15 Ill. Reg. 11425, effective July 24, 1991; amended in R9-13 at 17 Ill. Reg. 6190, effective April 5, 1993; amended in R93-6 at 17 Ill. Reg.

#### SUBPART A: GENERAL

### Purpose Scope and Applicability Section 738.101

- disposal into Class I hazardous waste injection wells and defines those circumstances under which a waste, otherwise prohibited from This Part identifies hazardous wastes that are restricted from Injection, may be injected. a
- The requirements of this Part apply to owners or operators of Class I hazardous waste injection wells used to inject hazardous waste. Q

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### POLLUTION CONTROL BOARD

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pe otherwise prohibited from injection may continue to injected: Wastes

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- an extension from the effective date of a prohibition has Section 738.104; been granted pursuant to
- If an adjusted standard has been granted in response to petition filed under Section 738.120; or 5
- If the waste is generated by a conditionally exempt small quantity generator, as defined in 35 Ill. Adm. Code 721.105.
- Wastes that are hazardous only because they exhibit a hazardous characteristic, and which are otherwise prohibited from injection under this Part, are not prohibited from injection if the wastes: q
- Are disposed into a <u>Class I</u>nonhazardous waste injection well <u>or Class I hazardous waste injection well, as such are</u> defined under 35 Ill. Adm. Code 730.106(a); and 7
- Do not exhibit any prohibited characteristic of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C at the point of injection. 5

BOARD NOTE: The exemption for injection of diluted hazardous waste in this subsection is was the subject of gending litigation in Chemical Waste Management et al. v. USEPA, 976 F.2d 2 [D.C. Cir. 1992] (USEPA reversed significant in part) decided September 25, 1992, in the U.S. Genet of Appeals for the District of Columbia. This litigation may result in the repeal or modification of 40 CFR 148.1(d), from which this subsection is derived. The Board views any federal court decision on the effectiveness or enforceability of the USEPA rule as binding on this subsection. at BOARD NOTE: Derived from 40 CFR 148.1 (19942), as amended 57 Fed. Reg. 808831963 (July 20, March 6, 1992).

effective (Source: Amended at 17 Ill. Reg.

### SUBPART B: PROHIBITIONS ON INJECTION

### Waste-Specific Prohibitions - Newly-Listed Wastes Section 738.117

The wastes specified in 35 ill. Adm. Code 721.Subpart D by the following EPA Hazardous Waste numbers are prohibited from underground injection: 급

F037 K103 K108 K109 K110 K111 K1112

NOTICE OF PROPOSED AMENDMENTS POLLUTION CONTROL BOARD

K123	K125	<u>K126</u>	K131	N328	0 3 0 11

Effective June 30, 1995, the wastes specified in 35 Ill, Adm. Code 721.Subpart D by the following EPA Hazardous Waste numbers are prohibited from underground injection: 급

The requirements of subsections (a) and (b) above do not apply: 의 If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728. Subpart D; or 1

If an adjusted standard has been granted in response to a petition under Subpart C of this Part; or 2

During the period of extension of the applicable effective date, if an extension is granted under Section 738.104. 2

BOARD NOTE: Derived from 40 CFR 148.17, as added at 57 Fed. Reg. 37263 (Aug. 18, 1993).

, effective (Source: Added at 17 Ill. Reg.

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- OPERATING CONTROL INJECTION REQUIREMENTS UNDERGROUND Heading of the Part: 1
- Code Citation: 35 Ill. Adm. Code 730 5
- Proposed Action: Section Numbers: 3)

Amendment 730.168

- <u>Statutory Authority</u>: Ill. Rev. Stat. 1991, ch. 1114, pars. 1013, 1022.4 and 1027 (415 ILCS 5/13, 5/22.4 and 5/27]. 4
- A Complete Description of the Subjects and Issues Involved: 2

A more detailed description is contained in the Board's Proposed Opinion of May 20, 1993 in R93-6, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 1114, par. 1013(c) [415 ILCS 5/13(c)]) provides that Section 5 of the Administrative Proceedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR. This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period July 1 through December 31, 1993. Buring this period, USEPA amended 146.68(d)(4), which corresponds with 35 Ill. Adm. Code 730.168(d)(4), to generally allow the owner or operator to perform casing inspection logs as part of a routine well workover in which the injection string is pulled. Formerly, USEPA required these tests every five years. The federal rule allows the Director of USEPA to waive the requirement based on reneliability based on factors relating to the well. USEPA further added the condition that the Director could waive the requirement based on consideration of satisfactory results from a log run within the last five years. It also allows the Director to require an owner or operator to run these logs every five years if there is reason to believe that the integrity of the long string casing of the well may be adversely affected by naturally-occurring or man-made events.

- Will this proposed rule replace an emergency rule currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date?: No. 2
- Does these proposed amendments contain incorporations by reference? 8

No. The existing rules include incorporations by reference, centrally incorporated at 35 Ill. Adm. Code 720.111 for all of Parts 720 through 738. The present amendments do not affect any of the existing incorporations.

- No. Are there any other amendments pending on this Part? 6
- Statement of Statewide Policy Objectives: 10)

This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in underground

POLLUTION CONTROL BOARD NOTICE OF PROPOSED AMENDMENTS

### POLLUTION CONTROL BOARD

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injection of wastes.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R93-6 and be addressed to:

Ms. Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center, Suite 11-500 100 W. Randolph St. Chicago, IL 60601

## 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: May 24, 1993.
- B) Types of small businesses affected:

The existing rules and proposed amendments affect small businesses which engage in the underground injection of hazardous wastes. The present amendments amend the existing requirments to the extent they allow the relaxation of an existing monitoring and recordskeeping requirment.

C) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records. The present amendments amend the existing requirments to the extent they allow the relaxation of an existing monitoring and recordskeeping requirment.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

The full text of the proposed amendments begins on the next page:

CRITERIA AND STANDARDS APPLICABLE TO CLASS HAZARDOUS WELLS

SUBPART G:

Applicability and Definitions
Minimum Criteria for Siting
Area of Review
Correction Action for Wells in the Area of Review
Construction Requirements

Section 730.161 730.162 730.163 730.164

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER G: UNDERGROUND INJECTION CONTROL AND UNDERGROUNI STORAGE TANK PROGRAMS	PART 730 UNDERGROUND INJECTION CONTROL OPERATING REQUIREMENTS	SUBPART A: GENERAL	Applicability, Scope and Effective Date Laws Authorizing Regulations		Area of Review Corrective Action		SUBPART B: CRITERIA AND STANDARDS APPLICABLE TO CLASS I NON-HAZARDOUS WELLS	Applicability Construction Requirements Operating, Monitoring and Reporting Requirements Information to be Considered by Agency	SUBPART C: CRITERIA AND STANDARDS APPLICABLE TO CLASS II WELLS	Adoption of Criteria and Standards Applicable to Class II the Illinois Department of Mines and Minerals	SUBPART D: CRITERIA AND STANDARDS APPLICABLE TO CLASS III WELLS	Applicability Construction Requirements Operating, Monitoring and Reporting Requirements Information to be Considered by the Agency	SUBPART F: CRITERIA AND STANDARDS APPLICABLE TO CLASS V INJECTION WELLS	Applicability Inventory and Assessment
		1	730.101 730.102 730.103	730.104	730.106	730.108 730.109 730.110		Section 730.111 730.112 730.113	1	730.121	, + C C C	730.131 730.132 730.133 730.134		Section 730.151 730.152

Wells by

### POLLUTION CONTROL BOARD

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Sampling and Testing Prior to New Well Operation Information to be Evaluated by the Director Closure Post-Closure Care Operating Requirements Testing and Monitoring Requirements Reporting Requirements 730.166 730.167 730.168 730.169 730.170 730.171

Financial Responsibility for Post-Closure Care

Implementing Sections 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987 and 1988 Supp. ch. 111 1/2, pars. 1013, 1022.4 and 1027 [415 ILCS 5/13, 5/22.4 & 5/27]). AUTHORITY:

SOURCE: Adopted in R81-32, 47 PCB 93, at 6 Ill. Reg. 12,479, effective as, noted in 35 Ill. Adm. Code 700.106; amended in R82-19, 53 PCB 131 at 7 Ill. Reg. 14426 effective as noted in 35 Ill. Adm. Code 700.106; recodified at 10 Ill. Reg. 14114; amended in R89-2 at 14 Ill. Reg. 3130, effective February 20, 1990; amended in R89-11 at 14 Ill. Reg. 11959, effective July 9, 1990; amended in R89-1 , effective at 17 Ill. Reg.

#### CRITERIA AND STANDARDS APPLICABLE TO CLASS I HAZARDOUS WELLS SUBPART G:

Testing and Monitoring Requirements Section 730.168

Testing and monitoring requirements shall at a minimum include:

- Monitoring of the injected wastes. a)
- The owner or operator shall develop and follow an approved written waste analysis plan that describes the procedures to analysis of a representative sample of the waste, including the quality assurance procedures used. At a minimum, the plan be carried out to obtain a detailed chemical and physical shall specify: 1
- The parameters for which the waste will be analyzed and the rationale for the selection of these parameters; A
- The test methods that will be used to test for these parameters; and B
- The sampling method that will be used to obtain a representative sample of the waste to be analyzed. Û
- owner or operator shall repeat the analysis of the injected wastes as described in the waste analysis plan at frequencies specified in the waste analysis plan and when operating changes occur that may significantly alter the characteristics of the waste stream. process or 5)
- periodic of selected parameters as required by conduct continuous owner or operator shall monitoring condition. The 3)
- The owner or operator shall assure that the plan remains accurate and the analyses remain representative. 4

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- Hydrogeologic compatibility determination. The owner or operator shall submit information demonstrating that the wastestream and its anticipated reaction products will not alter the permeability, thickness or other relevant characteristics of the confining or injection zones such that they would no longer meet the requirements specified in Section 730.162. q
- Compatibility of well materials. ô

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- will be compatible with the well materials with which the waste is expected to come into contact, and submit to the Agency a description of the methodology used to make that requirement is established if contact with injected fluids will not cause the well materials to fail to satisfy any The owner or operator shall demonstrate that the waste stream Compatibility for the purposes of design requirement imposed under Section 730.165(b). determination.
- The Agency shall require continuous corrosion monitoring of the construction materials used in the well for wells injecting corrosive waste, and may require such monitoring for other wastes, by: 5
- coupons of the well construction materials in with the waste stream; or Placing contact A
- Routing the waste stream through a loop constructed with the material used in the well; or B)
- permit method approved by alternative an condition ô
- corrosion monitoring program is required: rti ΙĘ 3
- continuously exposed to the operating pressures and temperatures (measured at the well head) and flow rates The test must use materials identical to those used in the construction of the well, and such materials must be of the injection operation; and B
- The owner or operator shall monitor the materials for loss of mass, thickness, cracking, pitting and other signs of corrosion on a quarterly basis to ensure that the well components meet the minimum standards for material strength and performance set forth in Section 730.165(b). B)
- Periodic mechanical integrity testing. In fulfilling the requirements of Section 730.108, the owner or operator of a class I have a maste integration well shall conduct the mechanical hazardous waste injection well shall conduct integrity testing as follows: q
- The long string casing, injection tube, and annular seal must be tested by means of an approved pressure test with a liquid gas annually and whenever there has been a well workover;
- The bottom-hole cement must be tested by means of an approved radioactive tracer survey annually; 2)

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An approved temperature, noise, or other approved log must be run at least once every five years to test for movement of fluid along the borehole. The Agency may require such tests whenever the well is worked over;

3

- 4) Running casing inspection logs.
- Casing inspection logs must be run at least ones every five yearswhenever the owner or operator conducts a workover in which the injection string is pulled, unless the Agency by permit epocificallows otherwise:
- i) due to well construction or other factors whichthat limit the test's reliability. or
- ii) based on the satisfactory results of a casing inspection log run within the previous five years.
- The Agency may require by permit that the owner or operator run a casing inspection log if it determines that it has reason to believe that the integrity of the long string casing of the well may be adversely affected by naturally-occurring or man-made events; and
- Any other test specified by permit condition in accordance with the procedures in Section 730.108(d) may also be used.
- e) Ambient Monitoring.

2

- Based on a site-specific assessment of the potential for fluid movement from the well or injection zone, and on the potential value of monitoring wells to detect such movement, the Agency shall require the owner or operator to develop a monitoring program. At a minimum, the Agency shall require monitoring of the pressure buildup in the injection zone annually, including at a minimum, a shut down of the well for a time sufficient to conduct a valid observation of the pressure fall-off curve.
- 2) When prescribing a monitoring system the Agency may also require:
- A) Continuous monitoring for pressure changes in the first aquifer overlying the confining zone. When such a well is installed, the owner or operator shall, on a quarterly basis, sample the aquifer and analyze for constituents specified by permit condition;
- B) The use of indirect, geophysical techniques to determine the position of the waste front, the water quality in a formation designated by permit condition, or to provide other site-specific data;
- C) Periodic monitoring of the groundwater quality in the first aquifer overlying the injection zone;
- Deriodic monitoring of the ground water quality in the lowermost USDW;

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### POLLUTION CONTROL BOARD NOTICE OF PROPOSED AMENDMENTS

- E) Any additional monitoring necessary to determine whether fluids are moving into or between USDWs; and
- The Agency may require seismicity monitoring when it has reason to believe that the injection activity may have the capacity to cause seismic disturbances.

E)

BOARD NOTE: Derived from 40 CFR 146.68 (1992), as admended at 537 Fed. Reg. 2815146294, July 260ctober 7, 198892.

(Source: Amended at 17 Ill. Reg.

### DEPARTMENT OF PROFESSIONAL REGULATION NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Clinical Social Work and Social Work Practice Act
- Code Citation: 68 Ill. Adm. Code 1470 5

Proposed Action:	Repeal .	Amendment	Amendment	Amendment
3) Section Numbers:	1470.5	1470.20	1470.80	1470.90

- Statutory Authority: III. Rev. Stat. 1991, ch. 111, pars. 6355, 6359, 6361 and 6362 [225 ILCS 20/5, 20/9, 20/11 and 20/12]. 4
- provides that after January 1, 1995, only experience supervised by licensed clinical social workers will be accepted as meeting the professional experience requirement for a person applying for licensure in Illinois as a Licensed Clinical workers are not licensed, the supervisor shall be engaged in clinical social work and be credentialed at the highest level required by that state. This rulemaking also allows an applicant to contract with a licensed clinical social worker to A Complete Description of the Subjects and Issues Involved: This rulemaking Social Worker. If supervision was in another jurisdiction in which clinical social provide supervision. 2

psychiatrist, a licensed clinical psychologist, a supervisor from another state who is a clinical professional credentialed at the highest level required by that state or other appropriate clinical supervisor as approved by the Social Work Examining registered under the Social Workers Registration Act with clinical experience, a licensed clinical social worker, a diplomate in clinical social work, a designated member of the Academy of Certified Social Workers (ACSW), a Board certified Until December 31, 1994, the supervisor shall have been a certified social worker and Disciplinary Board.

The Restoration and Renewal Sections are being amended to require any person wishing to restore or renew a license to submit proof of having met continuing education requirements. Grandfather provisions of the Act have expired, so two related Sections of the Rules are being repealed.

- Will these proposed amendments replace emergency amendments currently in effect? No 9
- Does this rulemaking contain an automatic repeal date? No 2
- Do these proposed amendments contain incorporations by reference? No

#### ILLINOIS REGISTER

# DEPARTMENT OF PROFESSIONAL REGULATION

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### NOTICE OF PROPOSED AMENDMENTS

- Are there any other proposed amendments pending on this Part? No
- Statement of Statewide Policy Objectives (if applicable): This rulemaking has no impact on local government. 10)
- Place and Manner in which interested persons may comment on this proposed rulemaking: 11

Interested Persons may submit written comments and views to:

Department of Professional Regulation 320 West Washington, 3rd Floor Attention: Jean A. Courtney Springfield, IL 62786 217/785-0800 All comments received within 30 days of this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request.

### 12) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 27, 1993 (F
- Businesses that employ licensed social workers or licensed clinical social workers. Types of small businesses affected:  $\widehat{\mathbb{B}}$
- Reporting, bookkeeping or other procedures required for compliance: Any licensee seeking to renew or restore a license will be required to submit proof of having met continuing education requirements. ΰ
- Types of professional skills necessary for compliance: Professional social worker or clinical social worker skills are necessary for licensure.

The full text of the Proposed Amendments begins on the next page:

# TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

CLINICAL SOCIAL WORK AND SOCIAL WORK PRACTICE ACT

Grandfather Provisions (Repealed) Femporary License (Repealed)

Applications Professional Experience 470.10

Approved Colleges, Universities, and Graduate Schools of Social Work Programs 470.20 470.30

Admission to Examination (Repealed) Employer's Affidavit (Repealed) 1470.40 1470.50 1470.60 1470.70

Endorsement

Examinations

Restoration 470.80

Continuing Education Renewals 1470.90

1470.100 Granting Variances

AUTHORITY: Implementing the Clinical Social Work and Social Work Practice Act (II. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 20/1 et seq.] and authorized by Section 60(7) of The Civil Administrative Code of Illinois (III. Rev. Stat. 1991, ch. 127, par. 60(7)) [20 ILCS 2105/60(7)].

June 15, 1982; amended at 7 III. Reg. 9392, effective July 26, 1983; amended at 10 III. Reg. 19093, effective October 28, 1986; amended at 11 III. Reg. 9945, effective May 12, 1987; transferred from Chapter VII. 68 III. Adm. Code 470 (Department of Registration and Education) to Chapter VII. 68 III. Adm. Code 1470 (Department of Professional Regulation) pursuant fo P.A. 85-225, effective January 1, 1988, at 12 III. Reg. 2981; emergency amendments at 13 III. Reg. 5771, effective April 5, 1989; for maximum of 150 days; amended at 13 III. Reg. 13867, effective August 22, 1989; amended at 16 III. Reg. effective April 16, 1992; amended at 17 III. Reg. effective SOURCE: Rules for the Administration of the Social Workers Registration Act, effective November 18, 1971; effective September 25, 1975; amended at 5 III. Reg. 946, effective January 15, 1981; codified at 5 III. Reg. 11067; amended at 5 III. Reg. 14171, effective December 3, 1981; emergency amendment at 6 III. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 III. Reg. 7448, effective

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## DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

## Section 1470.5 Grandfather Provisions (Repealed)

- Individuals who were registered and in good standing as of December 31, 1988, under the Social Workers Registration Act (III. Rev. Stat. 1987, ch. 111, par. 6301, et eq.), may apply for and receive a license as a Licensed Social Worker-as follows: 4
- Persons who will not be required to take a further examination shall:
- have a master of social work-degree from a graduate program of social work-approved-by the Bepartment in accordance with Section 1470.30 of this Party or 4
- undergraduate program approved by the Department in accordance with Section 1470.30 of this Part and have successfully completed-at-least-three-(3)-years-of-supervised-professional experience in accordance with Section-1470.20 of this Part. ---a---baecalaureate---degree---in---social---work---from have 命
- above-may-obtain-licengure-as-a-Licensed-Social-Worker-by successfully-completing-the examination set-forth in-Section-1470-79 of this Part by-June 30, 1996. Persons who do not meet the requirements set forth in subsection (1) 台
- All-percone applying under aubsection (a)(1) above shall file-an-application with the Department, no later-than December 31, 1989, which includes the following: 金
- certification-of-graduation-from-a-baccalaureate-degree-program-or master's degree program in social work approved by the Department in accordance with Section 1470.30 of this Part; 4
- verification—of—completion—of—3—yearo—of—oupervised—professional experience as set forth in Section 1470.20 of this Part, if applicable; 4
- a-complete-work-history-since-bacealaureate-or-master's-degree education 6
- the required fee purguant to The Clinical Social Work and Social Work Practice Act (III. Rev. Stat. 1988 Supp., ch. 111, par. 6351, ct. seq.) (the "Act") as set forth in Section 13(1) of the Act. 4
- Persons in subsection (a)(2) above shall apply under Section 1470:10 of this Part T

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

### Section 1470.7 Temporary License (Repealed)

- Those-individuals applying for a temporary license as a clinical social worker pursuant to the Act shall, in accordance with Section 12 of the Act file-an-application-with-the-Department,-on-forms-provided-by-the Department, by December 31,-1990, which includes the following:
- eertification-of-a-master's-degree-or-doctoral-degree-in-social-work from an approved-program of social-work-in-accordance-with Section 1470-30 of this Part, 4
- verification that the applicant has functioned as a Clinical Secial Worker or Clinical Social Work Supervisor for at least two (2) of the last five (5) years. 台
- <u>If-the-work-has-been-part-time,-the-applicant-must-have</u> functio<del>ned-as-a-elinical-social-worker-or-elinical-social-work</del> supervisor for 3000 hours within the last five (5) years.
- Experience-as-an-instructor-of-clinical social-work-at-the-graduate or-doctorate-level-shall-be-considered-functioning-as-a-clinical social worker-B
- a-complete-work-history-since-receipt-of-master's or-doctorate-degree education, and to
- the required licensure fee set forth in Section 13(1) of the Act. 4
- Temporary-licenses-will-expire-on-December-31,-1991,-regardless of when the hense was issued. 忠
- Individuals-holding-a-temporary-licence-will-be-required-to-pass-the examination set forth in Section 1470.70 of this Part by December 31, 1991. T
- Upon approval of the temporary license, the applicant will be eligible to sit for the examination set forth in Section 1470.70 of this Part...The applicant passed—the examination—and—the outmission—by—the applicant—of—the application—form-and-the required-fee set forth in Section—13(1) of the Act, the permanent Clinical—Social Worker-license set forth in Section—1470.30 of shall submit an application form along with the examination fee-to-the designated testing service pursuant to Section 8(2) of the Act. Upon notification to the Department by the testing service that the applicant has this Part-will-be-issued. 4

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Repealed	
Source:	

#### ILLINOIS REGISTER

# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

### Section 1470.20 Professional Experience

- 2 complete supervised professional experience pursuant to Section 9 of the Persons applying for licensure as a Licensed Clinical Social Worker, except for those individuals applying under the temporary clinical social worker provisions set forth in Section 14707. of this Part, shall be required to a)
- persons holding a master's degree in social work shall have completed 3000 hours of satisfactory, supervised clinical professional experience subsequent to the receipt of the degree; 1
- persons holding a doctorate degree in social work shall have completed 2000 hours of satisfactory, supervised clinical professional experience subsequent to the receipt of the degree; 5
- obtained of hours may have been the specified number following increments: 3
- for full-time experience a minimum of 30 hours per week but not more than 40 hours per week. ¥
- for part-time experience a minimum of 15 hours per week but not more than 29 hours per week. B
- For-purposes-of this subsection sSupervised experience shall be experience directly related to clinical social work practice as defined in Section 3(5) of the Act: 4
- The supervisor shall have met with the applicant at least one hour each week to discuss client cases and treatment procedures.  $\widehat{A}$
- Until December 31, 1994, 7the supervisor shall have been a certified social worker registered under the Social Workers Registration Act with clinical experience, a licensed clinical social Disciplinary Board (the "Board"). In determining other appropriate supervisors, the Board shall consider, but not be limited to, the following: unavailability of a person licensed under the Act, the setting in which the supervision took place, and the credentials and job responsibilities of the supervisor. worker, a diplomate in clinical social work, a designated member of the Academy of Certified Social Workers (ACSW), a Board from another state who is a clinical professional credentialed at the highest level required by that state or other appropriate clinical supervisor as approved by the Social Work Examining and certified psychiatrist, a licensed clinical psychologist, a supervisor Disciplinary Board (the "Board"). B)

- urisdiction in which clinical social workers are not licensed, the After January 1, 1995, only experience supervised by a licensed clinical social worker will be acceptable to meet the professional experience requirement. If supervision was in another supervisor shall be engaged in clinical social work and credentialed at the highest level required by that state. a
- CD) The experience shall have been evaluated by the supervisor as satisfactory.
- An applicant may contract with a licensed clinical social worker to provide supervision. 回
- professional experience subsequent to obtaining the baccalaureate degree. For purposes of this subsection, supervised professional experience is that experience directly related to social work as defined in Section 3(9) of the Social Worker who have a baccalaureate vears of supervised Persons applying for Licensed Social Worker who degree in social work shall complete three (3) Act. The experience shall be: Ω
- obtained under the direct supervision of a certified social worker registered under the Social Workers Registration Act, licensed clinical social worker, diplomate in clinical social work, designated member of ACSW or other appropriate supervisor as approved by the Board. 1
- satisfactory as evaluated by the supervisor. The supervisor shall have met with the individual at least one hour each week. 2

Section 1470.80 Restoration

less than 5 years shall have his license restored by making application to the Department and by paying the current renewal fee set forth in Section 13(3) of the Act. After November 30, 1993 a licensee seeking restoration of a license shall be required to submit proof of 30 hours of continuing education in accordance with Section 1470.95. These CE hours shall be earned within the 2 years immediately preceding the restoration of the A licensee seeking restoration of his license (Licensed Clinical Social Worker or Licensed Social Worker) which has been on inactive status for a

#### **ILINOIS REGISTER**

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

- years shall have his license restored by making application to the Department and paying \$20 plus all lapsed renewal fees pursuant to Section 13 of the Act. After November 30, 1993 a licensee seeking restoration of a license shall be required to submit proof of 30 hours of continuing education in accordance with Section 1470.95. These CE hours shall be earned within the 2 years immediately preceding the restoration of A licensee seeking restoration of his license (Licensed Clinical Social Worker or Licensed Social Worker) which has been expired for less than 5 9
- A licensee seeking restoration of his license (Licensed Clinical Social Worker or Licensed Social Worker) after it has expired or been placed on inactive status for more than 5 years shall file an application, on forms supplied by the Department, together with: Û
- Sworn evidence of active practice in another jurisdiction. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice; or 7
- An affidavit attesting to military service as provided in Section 11 of the Act. If application is made within two years of discharge and if all other provisions of Section 11 of the Act are satisfied, the licensee will not be required to pay a restoration fee or any lapsed renewal fees; or ন
- Proof of passage of the examination described in Section 1470.70 of this Part within the twelve months preceding application; and 3
- The required fees pursuant to Section 13 of the Act.
- information needing further clarification, and/or missing information, the licensee seeking restoration of his/her license (Licensed Clinical Social Worker or Licensed Social Worker) will be required to: sufficiency of the course work or experience is reasonably questioned by the Department because of discrepancies or conflicts in information, When the accuracy of any submitted documentation or the relevance or <del>P</del>
- provide such information as may be necessary; and/or
- appear for an interview before the Board to explain such relevance or sufficiency, clarify information given or clear up any discrepancies in information. explain-the-relevance-or-sufficiency-of-the-submitteed decementation during an oral interview, or

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#### ILLINOIS REGISTER

# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

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It is the responsibility of each licensee to notify the Department of a	change of address. Failure to receive a renewal form from the Departm	shall not constitute an excuse for failure to pay the renewal fee or to ren	000000
b) It is the	change of	shall not	one's linears
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effective (Source: Amended at 17 Ill. Reg.

#### ILLINOIS REGISTER

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Illinois Physical Therapy Act
- Code Citation: 68 Ill. Adm. Code 1340 5
- Proposed Action: Amendment Section Numbers: 1340.40 3
- <u>Statutory Authority:</u> III. Rev. Stat. 1991, ch. 111, pars. 4255, 4262 and 4277 [225 ILCS 90/5, 90/12 and 90/27]. 4

Amendment

establishes that the physical therapist and physical therapist assistant examinations in Illinois shall be the Federation of State Boards of Physical Therapy examinations. A scale score of 600 is established as the passing grade on both exams, along with the requirement that the scores be submitted to the A Complete Description of the Subjects and Issues Involved: This rulemaking Department from the testing entity. 2

Also defined are the education and training requirements for applicants seeking to retake an examination after three failures.

training acceptable to the Department for persons attempting to restore licenses that have lapsed 6 to 10 years and for those whose licenses have lapsed for 10 Additions to the Restoration Section of the Rules set forth education and years or more.

- Will these proposed amendments replace emergency amendments currently in effect? No 9
- Does this rulemaking contain an automatic repeal date? No 2
- Do these proposed amendments contain incorporations by reference? No 8
- Are there any other proposed amendments pending on this Part? No 6
- Statement of Statewide Policy Objectives (if applicable): This rulemaking has no impact on local government. 10)
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation Attention: Jean A. Courtney 320 West Washington, 3rd Floor Springfield, IL 62786 217/785-0800

# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

All comments received within 30 days of this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request

- 12) Initial Regulatory Flexibility Analysis:
- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 26, 1993 ¥
- that employ physical Types of small businesses affected: Businesses therapists and physical therapist assistants.  $\widehat{\mathbf{B}}$
- Reporting, bookkeeping or other procedures required for compliance. These proposed amendments do not require any changes in reporting or bookkeeping procedures. Û
- Types of professional skills necessary for compliance: Physical therapy skills are necessary for licensure.

The full text of the Proposed Amendments begins on the next page:

#### ILLINOIS REGISTER

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# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

### ILLINOIS PHYSICAL THERAPY ACT

Application for Licensure Under Section 8.1 of the Act (Grandfather) Application for Licensure on the Basis of Examination Examination Unprofessional Conduct Approved Programs Advertising Granting Variances Endorsement Restoration Renewals 1340.15 1340.20 1340.30 1340.40 1340.50 1340.60 1340.66 1340.66

AUTHORITY: Implementing the Illinois Physical Therapy Act (III. Rev. Stat. 1989 1991, ch. 111, par. 4251 et seq.) [225 ILCS 90/1 et seq.] and authorized by Section 60(7) of The Civil Administrative Code of Illinois (III. Rev. Stat. 1989 1991, ch. 127, par. 60(7)) [20 ILCS 2105/60(7)].

11048; emergency amendment at 6 III. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 III. Reg. 7448, effective June 15, 1982; amended at 9 III. Reg. 1906, effective January 28, 1985; recodified from Chapter I, 68 III. Adm. Code 340 (Department of Registration and Education) to Chapter VII, 68 III. Adm. Code 1340 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January I, 1988, at 12 III. Reg. 5259, amended at 12 III. Reg. 8030, effective April 25, 1988; amended at 15 III. Reg. 5254, effective March 29, 1991; energency amendment at 15 III. Reg. 11503, effective July 30, 1991, for a maximum of 150 days; emergency expired December 27, 1991; amended at 16 III. Reg. 3175, effective February 18, 1992; amended at 17 III. Reg. SOURCE: Adopted at 5 III. Reg. 6500, effective June 3, 1983; codified at 5 III. Reg. effective

### Section 1340.40 Examination

- The examination for a physical therapist license shall be the Federation of State Boards of Physical Therapy examination for physical therapists. a comprehensive and integrated examination including, but not limited to, the following topics: a)
- Evaluation of the patient's/elient's conditions 4

#### ILLINOIS REGISTER

### DEPARTMENT OF PROFESSIONAL REGULATION NOTICE OF PROPOSED AMENDMENTS

- Planning-of the treatment program. 弘
- Implementation of the treatment program.

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- Administration-4
- Education and consultation.

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- Researeh-\$
- Federation of State Boards of Physical Therapy examination for physical therapist assistants. a-comprehensive-and-integrated-examination examination for a physical therapist assistant license shall be the including, but not limited to, the following topies: 9
- Examination of the patient/elient-4
- Implementation of the treatment program. 行
- Communication, documentation, and ethical and legal-standards. 7
- grade on the written- physical therapy and physical therapist assistant examinations shall be a scaled score of 600, converted score of 75 based on 1.5-standard deviations below-the-mean. The scores shall be submitted to the Department from the testing entity. passing Û
- to refake the examination until such time as he/she submits certification of education on forms supplied by the Department, to the Committee that, subsequent to the third failure, the applicant has successfully An applicant who has three failures of the examination shall be ineligible completed: q
- course of clinical education of not less than three months on a full-time basis under the direct, on site, personal supervision of licensed physical therapist, as approved by the Committee; or
- A course of study of not less than forty-eight (48) classroom hours in an approved program of physical therapy; or 5
- Any-other-formal-professional-study-or-training-acceptable to-the Committee-and-the-Department-deemed-to-be-oubstantially on site training, supervised by a licensed physical therapist in a clinical setting in Illinois to meet this requirement. A signed letter by the supervisor shall be submitted to the Department to verify equivalent-to-the above. The Department shall accept evidence of completion of not less than three months of full-time, not for pay, training.

#### ILLINOIS REGISTER

# DEPARTMENT OF PROFESSIONAL REGULATION

### NOTICE OF PROPOSED AMENDMENTS

- therapist assistant shall not be admitted to the examination. However, in no way shall this provision limit the Department's ability to require Any person licensed in Illinois as a physical therapist or physical reexaminations for restoration or enforcement purposes. (e)
- The provisions of this Section shall apply to all applicants regardless of where the applicant is in the application process. G

effective (Source: Amended at 17 Ill. Reg.

Section 1340.60 Restoration

- A person applying for restoration of a license which has expired or been placed on inactive status for more than five years shall file an application with the Department along with the required fee and shall do one of the following: a)
- Submit certification of current licensure from another state or territory completed by the appropriate state board, and show proof of current active practice; or
- Submit an affidavit attesting to military service as provided in Section 15 of the Act. If application is made within two years of discharge, and if all other provisions of Section 15 of the Act are satisfied, the applicant will not be required to pay a restoration fee or any lapsed renewal fees; or 6
- Pass the written examination provided for set forth in Section 1340.40; or 3
- Submit evidence of recent attendance at educational programs in physical therapy or-a-related-field, including attendance at college level courses, professionally oriented continuing education classes, that he the applicant has submitted-documentation, or the relevance or sufficiency of the Department, the applicant shall be requested to provide such information as may be necessary and for to appear before the special seminars, or any other similar program, or evidence of maintained competence in his / her field. When the accuracy of any course--work--or--experience--is--reasonably--questioned--by--the Committee for an oral interview. The Department will accept: recent related work experience to show 4
- contact hours of clinical training under the supervision of a licensed physical therapist or 10 hours of continuing education in physical therapy or any combination thereof approved by the Board. For an applicant whose license has lapsed 6 to 10 years,

### NOTICE OF PROPOSED AMENDMENTS

- For an applicant whose license has lapsed for 10 years or more. 160 contact hours of clinical training under the supervision of a licensed physical therapist or 20 hours of continuing education in physical therapy, or any combination thereof approved by the Board. B
  - A person applying for restoration of a license which has expired for less than five years shall file an application with the Department and submit \$10 plus all lapsed renewal fees as specified in Section 32 of the Act. (q
- sufficiency of the course work or experience is questioned by the Department or the Committee because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking restoration shall be requested to: When the accuracy of any submitted documentation or the relevance or 0
- Provide such information as may be necessary; and/or
- relevance or sufficiency, clarify information, or clear up any discrepancies or conflicts of information. Upon the recommendation of the Committee and approval by the Director, an applicant shall have the license restored or will be notified in Appear for an interview before the Committee to explain such writing of the reason for the denial of the application. 7

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Amended at 17 Ill. Reg.
Source

#### ILLINOIS REGISTER

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### DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- Heading of the Part: Payment of Taxes by Electronic Funds Transfer
- 86 III. Adm. Code 750 Code Citation: 7

3

Proposed Action:	New Section								
Section Numbers:	750.100	750.200	750.300	750.400	750.500	750.600	750.700	750.800	750,900

Statutory Authority: P.A. 87-1132 as amended by P.A. 87-1246 4

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- Under the Act, certain Illinois taxpayers with large tax payment obligations will be required to pay taxes to the Department by electronic funds transfer beginning October 1, 1993. The rules set forth the scope of the program and provide definitions of the various terms used. The rules provide detail as to the payments required to be made by electronic funds transfer and explain the eligibility determination and taxpayer notification processes. Section 750.500 sets forth the rules on rules also set forth policies relative to payment transaction errors, require notification of the Department by taxpayers when certain previously supplied information is changed and set forth provisions N ACT in relation to payment of taxes by (P.A. 87-1132 as amended by P.A. 87-1246) 750.600 provides voluntary program participation. Section 750.600 provides explanation of the methods of electronic funds transfer payments. Complete Description of the Subjects and Issues Involved: lemaking implements "AN ACT in relation to payment of tax previously supplied information is concerning due dates for payments. taxpayer notification processes. rulemaking implements "A electronic funds transfer."
- Will this proposed rule replace an emergency rule currently in effect: No 6
- Does this rulemaking contain an automatic repeal date?
- Does this proposed rule contain incorporations by reference? 8
- å Are there any other proposed amendments pending on this Part: 6
- neither <u>Statement of Statewide Policy Objectives</u>: This rulemaking creates a State mandate, nor modifies any existing State mandate.

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED RULES

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to: 11)

Illinois Department of Revenue Springfield, Illinois 62794 Phone: (217) 782-7054 Legal Services Bureau 101 West Jefferson Staff Attorney Keith Staats

- Initial Regulatory Flexibility Analysis: 12)
- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 27, 1993 8
- Any small business that may for making tax payments by Types of small businesses affected: be over the statutory thresholds electronic funds transfer. B
- Reporting, bookkeeping or other procedures required for compliance: The rule merely explains the manner in which the electronic funds transfer procedures required of certain large taxpayers are to be implemented by the Department. 0
- Basic Types of professional skills necessary for compliance: accounting skills. 0

The full text of the Proposed Rules begins on the next page:

### ILLINOIS REGISTER

#### NOTICE OF PROPOSED RULES DEPARTMENT OF REVENUE

## TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

# PAYMENT OF TAXES BY ELECTRONIC FUNDS TRANSFER

Payments Required to be Paid by Electronic Funds Transfer Eligibility Determination and Taxpayer Notification Voluntary Program Participation Methods of Electronic Funds Transfer Payment Départment Notification Requirement Due Date; General Provisions Scope of the Program and Rules Payment Transaction Errors Definitions 750.100 750.200 750.300 750.400 750.500 750.600 750.700 750.900

AUTHORITY: Implementing and authorized by "AN ACT in relation to payment of taxes by electronic funds transfer, amending named acts" (P.A. 87-1132 as amended by P.A. 87-1246)

effective SOURCE: Adopted at \_\_ III. Reg.

### Scope of the Program and Rules Section 750.100

- taxpayers with liabilities for income taxes and occupation and use taxes exceeding established thresholds to pay their tax liabilities by electronic funds transfer beginning in October 1993. The law provides that the statutory thresholds are calculated by tax type. In other words, a taxpayer with both retailers' occupation tax liability and income tax liability will not have those tax liabilities combined when determining eligibility for the program. In addition, income tax withholding and a taxpayer's estimated income tax liabilities are separately considered in determining eligibility. The threshold for required participation in the program Public Act 87-1132, as amended by P.A. 87-1246, requires Illinois is to be phased in over a three year period. a)
- handling of paper checks with electronic instructions to financial institutions to transfer funds between accounts of those making Electronic funds transfer replaces the physical movement and and receiving payments. 9
- Use of electronic funds transfer is intended to:  $\hat{\sigma}$
- Make the payment of taxes easier for taxpayers;

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED RULES

- enhance state revenues through acceleration of the collection mechanism for taxes; and
- 3) improve enforcement and compliance through the elimination of the delays and uncertainties which result from mailing and manually processing paper returns and tax payments.

### Section 750.200 Definitions

The following meanings are to be given to the terms used in this Part:

distribution and settlement point for the electronic clearing of debits and credits between financial institutions rather than the physical movement of paper items. The term includes any Federal reserve bank, or an organization established by agreement with the National Automated Clearing House Association, which operates as a clearing house for transmitting or receiving entries between banks and/or bank accounts and which authorizes an electronic transfer of funds between such banks or bank accounts.

"ACH Credit" means an electronic transfer in which the taxpayer, through its own bank, originates an entry for deposit with the Department.

"ACH Debit" means the electronic transfer of funds from the taxpayer's account which is generated upon the taxpayer's instruction and cleared the ACH for deposit with the Department.

"Department" means the Illinois Department of Revenue.

"Electronic Funds Transfer" means a transfer of funds, other than a transaction originated by check, draft or similar paper instrument, which is initiated through an electronic terminal, telephone, or computer or magnetic tape so as to order, instruct or authorize a financial institution to debit or credit an account.

"Federal Reserve Wire Transfer" (hereinafter referred to as "Fedwire") means any transaction utilizing the national electronic payment system to transfer funds through Federal Reserve Banks. For purposes of the electronic funds transfer program a Fedwire is similar to an ACH Credit in that the taxpayer originates a transaction utilizing the Federal Reserve banking system, debiting its own bank account and crediting the State Treasury for the amount of a tax payment.

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### NOTICE OF PROPOSED RULES

"Payment Information" means the data which the Department requires of a taxpayer making an EFT payment.

"TXP Banking Convention" means a technical format for the communication of limited tax remittance data accompanying a payment through the Automated Clearing House (ACH) System. This convention includes a list of standard tax type codes and account type codes.

"Taxpayer" means any person required or permitted to remit an amount by the electronic transfer of funds. For purposes of these rules, "person" includes any individual, firm, partnership, joint adventure, association, corporation, estate, limited liability company, trust, business trust, receiver, syndicate, or other group or combination acting as a unit and also includes any political subdivision, municipality, state agency, bureau, or department and includes the plural as well as the singular number.

# Section 750.300 Payments Required to be Paid by Electronic Funds Transfer

### a) Income tax payments

- Beginning on October 1, 1993, certain withholding tax payments and estimated income tax payments will be required to be paid by electronic funds transfer. The threshold amounts are set by law, change over time, and are detailed below.
- Beginning on October 1, 1993, a taxpayer who has an average monthly tax liability of \$150,000 or more under Article 7 of this Act shall make all payments required by rules of the Department by electronic funds transfer. Beginning October 1, 1993, a taxpayer who has an average quarterly estimated tax payment obligation of \$450,000 or more under Article 8 of this Act shall make all payments required by rules of the Department by electronic funds transfer. (Section 6.01 of the Illinois Income Tax Act (III. Rev. Stat. 1991, ch. 120, par. 6-601) [35 ILCS 5/601] ("the IITA"))
- A) Beginning on October 1, 1994, the threshold for taxpayers with withholding liability under Article 7 of the IITA drops to an average monthly liability of \$100,000 and beginning on October 1, 1995 the threshold drops to an average monthly liability of \$50,000.

- under Article 8 of the IITA drops to an average quarterly estimated tax payment obligation of threshold for tax payments threshold drops to an average quarterly estimated payment obligation of \$150,000. obligation 1995, and beginning on October 1, on October 1, 1994, the with liability for estimated Beginning on quarterly \$300,000, threshold taxpayers B
- electronic funds transfer and where receipt of payments by electronic funds transfer is consistent with the Department's The Department will only require payments by electronic funds transfer in those circumstances in which it is costeffective for the Department to receive payments tax processing capabilities.

- required to make certain types of income tax payments by electronic funds transfer. 4
- Taxpayers with income tax withholding liabilities over the statutory thresholds shall make IL-501 payments All other withholding payments by those taxpayers shall be made by by electronic funds transfer. conventional means.
- replacement tax liabilities over the statutory thresholds shall make IL-1120 ES payments and IL-505B payments by electronic funds transfer. estimated income taxpayers with shall make Corporate B
- 1040ES and IL-505I payments by electronic funds liabilities over the statutory thresholds shall make ILincome taxpayers with estimated Individual transfer. O
- thresholds will, upon contact by the Department, be required to make subsequent estimated payments by electronic funds transfer as directed by the Any other taxpayers not listed above that incur estimated income tax liabilities over the statutory Department. a
- State and local occupation and use tax payments <u>P</u>
- Beginning on October 1 1993, the Department will require certain accelerated state and local occupation and use tax payments to be made by electronic funds transfer. The Department will only require that accelerated payments for 1)

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### NOTICE OF PROPOSED RULES

by taxpayers over the thresholds stated below, be made electronic funds transfer. Beginning October 1, 1993, a taxpayer who has an average monthly tax liability of \$150,000 or more shall make all payments required by rules of the Department by electronic funds transfer. (Section 3 of the Retailers' Occupation Tax Act (III. Rev. Stat. 1991, ch. 120, par. 442) [35 ILCS 120/3], ("the ROT"))

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- taxpayers required to make payments by electronic funds transfer drops to those taxpayers with average for threshold 1994, the monthly tax liability of \$100,000. 1, October Beginning A
- for Beginning October 1, 1995, the nucestronic taxpayer's required to make payments by electronic funds transfer drops to those taxpayers with average October 1, 1995, the threshold monthly tax liability of \$50,000. <u>B</u>
- payments by payments by electronic funds transfer is consistent with the Department's Department will only require payments by electronic funds transfer in those circumstances in which it is costeffective for the Department to receive payments electronic funds transfer and where receipt of payments tax processing capabilities. 3
- which accompany a tax return (for example, ST-1 return payments, ST-1-X return payments, 556 return payments, etc...), may not be paid by payments by electronic funds transfer. Any other payments the statutory thresholds will only be required to make RR-3 sales tax accelerated quarter-monthly electronic funds transfer. Taxpayers over 4

### Eligibility Determination and Taxpayer Notification Section 750.400

Beginning in 1993, before August 1, the Department shall notify all taxpayers required to make payments by electronic funds transfer. For all years after 1993, the Department will notify, before August 1, only those taxpayers who become required to make payments by electronic funds transfer. All taxpayers required or permitted to make payments by electronic funds transfer shall make such payments for a minimum of one year beginning on October 1.

### Voluntary Program Participation Section 750.500

2 o Any taxpayer who is not required to make estimated accelerated payments by electronic funds transfer is encouraged

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED RULES

permission of the Department to make payments by electronic funds transfer.

- Taxpayers who wish to voluntarily participate in the electronic funds transfer program must file an application for participation with the Department. Taxpayers should be aware that it will generally take a minimum of 60 days for the Department to process a request for voluntary participation in the electronic funds transfer program. **P**
- In determining whether to grant or deny an application for participation the Department will consider the filing and payment history of the taxpayer, the average amount of payments made by the taxpayer and the cost to the Department of the taxpayer's participation in the program versus the cost to the Department of processing traditional forms of payment from the taxpayer. ψ O
- Once an applicant has been approved as a voluntary participant, all required payments must be made by electronic funds transfer for the next twelve months. Voluntary participants may not switch back and forth between electronic funds transfer and payment by check or draft. Failure to pay by the due date by electronic funds transfer may be grounds for dismissal from voluntary participation in the program. g

# Section 750.600 Methods of Electronic Funds Transfer Payment

- There are two primary methods for payment by electronic funds transfer under the program, along with one emergency backup method. These methods are ACH Debit, ACH Credit and Fedwire. Taxpayers may use either the ACH Debit or Credit methods for payment. Fedwire is only offered as an emergency backup method of payment.
- information. The data collection service will then provide the taxpayer with a unique "confirmation number" to acknowledge the call. The call must be placed by 3:30 pm Central Standard Time at least one day prior to the due date for the payment. The data collection service will initiate the ACH debit to the taxpayer's account the same day the taxpayer calls the Department and a credit to the Department's account will be made the following To use the ACH debit option taxpayers must place a toll-free call to the Department's data collection service and provide the appropriate account number and required tax payment information. The data collection service will then provide the day. When a taxpayer chooses this payment option, the Department will provide the taxpayer with a detailed set of technical instructions related to the payment mechanism. P)

ILLINOIS REGISTER

### DEPARTMENT OF REVENUE

#### used as a payment verification. In addition to the payment amount, taxpayer account posting information is sent with the funds transfer using the TXP convention. This is a standard format developed for use by all states accepting tax payments by means of ACH credit. A copy of the TXP convention is provided as a portion of the technical instructions provided to taxpayers To use the ACH credit option, the taxpayer initiates a credit by instructing its bank to transfer the tax due from the taxpayer's account to the Department's account. The taxpayer's bank will then insert a "trace number" into the payment transaction to be used as a payment verification. In addition to the payment NOTICE OF PROPOSED RULES

ψ (c)

The ACH Credit must be initiated at least one day prior to the due date of the payment so the funds are available on

making payment in this form.

- Before choosing this option on the registration form, a taxpayer should contact its bank to determine what ACH services are offered by the bank. 7
- The Fedwire option for payment is offered by the Department only as a backup method. If for some reason a taxpayer is unable to initiate an ACH debit or ACH credit one day prior to the due date of the tax, Fedwire is the only electronic alternative method available to avoid late payment penalties and interest. If this backup method is used, the taxpayer's bank must initiate the Fedwire by noon Central Standard Time on the tax due date. <del>Q</del>
- initiator and the receiver. A taxpayer using this option will be required to pay the initiators fee, and the receiver fee will be charged to the Department.
- format (the Department requires the same data as the TXP convention) information should be entered by taxpayer's bank as part of the Fedwire transaction. The taxpayer's bank should provide taxpayer with a paper copy of the transmission for taxpayer's records. A copy of Department's standard Fedwire format is included in technical instructions provided all program participants. To effectively credit the payment information taxpayer's account, the Department's standard 7
- a taxpayer uses this emergency backup option, taxpayer must contact the Department by telephone in advance to provide notification of the emergency situation. Fedwire is not a routine electronic funds transfer option. If 3

### Payment Transmission Errors Section 750.700

- If a taxpayer does not make a correct payment of tax for a particular period, such taxpayer shall, on the nearest business day to the date on which the error is discovered, contact the Department's EFT unit. a)
- If the taxpayer error involves an underpayment of tax, the taxpayer must make appropriate arrangements to initiate payment for the amount of the underpayment and penalties and interest. <u>P</u>
- control, including but not limited to insufficiency of funds in the taxpayer's account or a direct payment to the Department using an unauthorized payment method, may result in the imposition of before the due date because of circumstances under the taxpayer's A failure to make an electronic funds transfer payment on or penalties and interest.  $\odot$

# Department Notification Requirement

Taxpayers submitting payments by electronic funds transfer under either the mandatory or voluntary electronic funds transfer programs, must notify the Department of any change of address, change of bank, or other change which may affect the taxpayer's ability to remit payment on or before the date the tax liability is due.

### Due Date; General Provisions Section 750.900

- electronic funds transfer and voluntary program participants must initiate the transfer so that the amount due is deposited as collected funds to the Department's account on or before the due date under the appropriate tax act. Taxpayers should be aware that the provisions of Section 1.25 of the Statute on Statutes (III. Rev. Stat. 1991, ch. 1, par. 1026) [5 ILCS 70/1.25] do not apply to payments made by electronic funds transfer as the payments are Taxpayers who are required to remit tax payments through not transmitted by mail. a)
- The electronic funds transfer method of payment does not change any current filing requirements for tax returns. 9
- In addition to the provisions for reasonable cause for late payment under the applicable tax laws, for electronic funds transfer purposes, reasonable cause for late payment by electronic funds transfer includes the following: (j

#### ILLINOIS REGISTER

### DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- The inability to gain access to the EFT system on required date because of a system failure beyond reasonable control of the taxpayer; 1
- the system to provide an instruction to transfer funds the taxpayer is unable to make telephone contact with For example, in the case of ACH debit transactions, from the taxpayer's account, or F
- In the case of ACH credit transactions, the taxpayer's bank is unable to gain access to the ACH network to arrange for a deposit of funds with the Department. B
- the electronic funds transfer system to properly apply a payment; or failure of ন
- The failure of the electronic funds transfer system to issue proper verification of receipt of payment information. 3

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Retailers' Occupation Tax
- 2) Code Citation: 86 III. Adm. Code 130
- 3) Section Numbers: Proposed Action:
- 130.535

#### Amendment

Statutory Authority: 35 ILCS 120/3 as amended by P.A. 87-1246

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- A Complete Description of the Subjects and Issues Involved: This rulemaking amends Section 130.535 "Payment of Tax, including Quarter Monthly Payments in Certain Instances" to cross-reference new rules of P.A. 87-1246 which require that effective October 1, 1993, certain taxpayers with large tax payment obligations will be required to pay taxes to the Department by electronic funds transfer. Section 130.535(g) is added. This subsection provides an additional exception to the general requirement of Section 130.535(a) that except for certain stated exceptions taxpayers are required to make payment of taxes due to the Department at the same time that a tax return is filed with the Department.
- 6) Will this proposed rule replace an emergency rule currently in effect: No
- 7) Does this rulemaking contain an automatic repeal date? N
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part: Yes

Section Numbers Proposed Action II. Register Citation

130.1001 Amendment 5/14/93, 17 III. Reg. 130.1801 Amendment 5/14/93, 17 III. Reg.

6955

10) <u>Statement of Statewide Policy Objectives</u>: This rulemaking neither creates a State mandate, nor modifies any existing State mandate.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

### ILLINOIS REGISTER

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED AMENDMENTS

Keith W. Staats
Staff Attorney
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-7054

### 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: May 27, 1993
- B) <u>Types of small businesses affected</u>: Any small business that may be over the statutory thresholds for making tax payments by electronic funds transfer.
- C) Reporting, bookkeeping or other procedures required for compliance: None. This rulemaking merely cross-references other rules of the Department.
- D) Types of professional skills necessary for compliance: None.

The full text of the Proposed Amendment(s) begins on the next page:

Same

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF REVENUE ILLINOIS REGISTER

# NOTICE OF PROPOSED AMENDMENTS

SUBPART O: CLAIMS TO RECOVER ERRONEOUSLY PAID TAX  Claims for Credit-LimitationsProcedure Disposition of Credit Memoranda by Holders Thereof Refunds Interest	SUBPART P: PROCEDURE TO BE FOLLOWED UPON SELLING OUT OR DISCONTINUING BUSINESS When Returns are Required After a Business is Discontinued When Returns Are Not Required After Discontinuation of a Business Cross Reference to Bulk Sales Revulation	SUBPART Q: NOTICE OF SALES OF GOODS IN BULK Bulk Sales: Notices of Sales of Business Assets SUBPART R: POWER OF ATTORNEY	When Powers of Attorney May be Given Filing of Power of Attorney With Department Filing of Papers by Agent Under Power of Attorney SUBPART S: SPECIFIC APPLICATIONS Addition Agents to Plating Baths	Antiques, Curios, Art Work, Collectors' Coins, Collectors' Postage Stamps and Like Articles Auctioneers and Agents Barbers and Beauty Shop Operators Blacksmiths Chiropodists, Osteopaths and Chiropractors Computer Software Construction Contractors and Real Estate Developers	Dentists Enterprise Zones Farm Chemicals Finance Companies and Other Lending Agencies - Installment Contracts - Repossessions Florists and Nurserymen Hatcheries Operators of Games of Chance and Their Suppliers Pawnbrokers
Section 130.1501 130.1505 130.1505 130.1510	Section 130.1601 130.1605 130.1605	Section 130.1701	Section 130.1801 130.1810 130.1810 Section 130.1901	130.1910 130.1915 130.1920 130.1925 130.1936 130.1936	130.1950 130.1951 130.1950 130.1960 130.1970 130.1980 130.1980
General Requirements What Records Constitute Minimum Requirement Records Required to Support Deductions Preservation and Retention of Records Preservation of Books During Pendency of Assessment Proceedings Department Authorization to Destroy Records Sooner Than Would Otherwise be Permissible	SUBPART I: PENALTIES AND INTEREST Civil Penalties Interest Criminal Penalties	SUBPART J. BINDING OPINIONS  When Opinions from the Department are Binding  SUBPART K: SELLERS LOCATED ON, OR SHIPPING TO, FEDERAL ARFAS	Definition When Deli No Distin Deliveries	General Info Due Date th IBPART M: LE When Lessee When Lessor Meaning of	SUBPART N: SALES FOR RESALE Seller's Responsibility to Determine the Character of the Sale at the Saler's Responsibility to Obtain Certificates of Resale Requirements for Certificates of Resale Requirements for Certificates of Resale (Repealed) Resale NumberWhen Required and How Obtained Blanket Certificate of Resale (Repealed)
Section 130.801 130.805 130.815 130.815 130.820 130.825	Section 130.901 130.905 130.910	Section 130.1001	Section 130.1101 130.1105 130.1110	Section 130.1205 130.1205 Section 130.1305 130.1305 130.1310	Section 130.1401 130.1405 130.1416 130.1415

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED AMENDMENTS

130.1990	Peddlers, Hawkers and Itinerant Vendors
130,1995	Personalizing Tangible Personal Property
130.2000	Persons Engaged in the Printing, Graphic Arts or Related
1000000	Occupations, and Their Suppliers
130.2003	Fersons Engaged in Nonprofit Service Enterprises and in Similar
130.2006	Sales by Teacher-Sponsored Student Organizations
130.2007	Exemption Identification Numbers
130.2008	Sales by Nonprofit Service Enterprises
130.2010	retsons who kent of Lease the Use of Tangible Personal Property
130.2015	Persons Who Repair or Otherwise Service Tangible Personal Beauty
130.2020	Physicians and Surgeons
130.2025	Picture-Framers
130.2030	Public Amusement Places
130.2035	Registered Pharmacists and Druggists
130.2040	Retailers of Clothing
130.2045	Retailers on Premises of the Illinois State Fair, County Fairs. Art
130.2050	Sales and Gifts By Employers to Employees
130.2055	Sales by Governmental Bodies
130.2060	Sales of Alcoholic Beverages, Motor Fuel and Tobacco Products
130.2065	Sales of Automobiles for Use In Demonstration
130.2070	Sales of Containers, Wrapping and Packing Materials and Related
1000	
130.2075	Sales To Construction Contractors, Real Estate Developers and
130 2000	ve Builders
130.2080	Sales to Governmental Bodies, Foreign Diplomats and Consular
130 2085	Cales to our by Bonto Contract of Table 1
000	s or by
130.2090	Sales to Railroad Companies
130.2095	Sellers of Gasohol, Coal, Coke, Fuel Oil and Other Combustibles
130.2100	Sellers of Feeds and Breeding Livestock
130.2105	Sellers of Newspapers, Magazines, Books, Sheet Music and
	Transition (Company)
130.2110	Sellers of Seeds and Fertilizer
130.2115	Sellers of Machinery, Tools and the Like
130.2120	Suppliers of Persons Engaged in Service Occupations and Professions
130.2125	
130.2130	Undertakers and Funeral Directors
130.2133	
130.4140	Vendors of threatne Sin Covere Floor Correction Other City

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### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED AMENDMENTS

Vendors of Tangible Personal Property Employed for Premiums, Advertising, Prizes, Etc. 130.2160

Veterinarians 130.2165 130.2170

130.ILLUSTRATION A: Examples of Tax Exemption Cards Warehousemen

AUTHORITY: Implementing the Illinois Retailers' Occupation Tax Act (III. Rev. Stat. 1991, ch. 120, pars. 440 et seq.) [35 ILCS 120/1 et seq.] and authorized by Section 39b3 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1991, ch. 127, par. 39b3) [20 ILCS 2505/39b3].

SOURCE: Adopted July 1, 1933; amended at 2 III. Reg. 50, p. 71, effective March 19, 1979; amended at 3 III. Reg. 12, p. 4, effective March 19, 1979; amended at 3 III. Reg. 13, pp. 93 and 95, effective March 25, 1979; amended at 3 III. Reg. 24, pp. 193, effective June 17, 1979; amended at 3 III. Reg. 46, pp. 52, effective November 2, 1979; amended at 4 III. Reg. 46, pp. 52, effective November 2, 1979; amended at 5 III. Reg. 48, pp. 510, 539, 554, and 571, effective November 2, 1979; amended at 5 III. Reg. 210, 1978; effective November 2, 1981; amended at 5 III. Reg. 1728, effective November 2, 1981; amended at 5 III. Reg. 1728, effective November 2, 1981; amended at 6 III. Reg. 1525, effective December 3, 1982; amended at 6 III. Reg. 1525, effective December 3, 1982; amended at 7 III. Reg. 1525, effective December 3, 1982; amended at 7 III. Reg. 1930; effective June 15, 1983; amended at 8 III. Reg. 1905, effective June 15, 1983; amended at 10 III. Reg. 1937, effective June 19, 1865; amended at 10 III. Reg. 1937, effective June 19, 1984; amended at 10 III. Reg. 1937, effective June 19, 1986; amended at 10 III. Reg. 1937, effective March 2, 1987; amended at 11 III. Reg. 1937, effective March 2, 1987; amended at 11 III. Reg. 1938, effective March 2, 1987; amended at 11 III. Reg. 1938, effective March 2, 1987; amended at 11 III. Reg. 1838, effective March 2, 1987; amended at 11 III. Reg. 1838, effective March 16, 1988; emergency amendment at 12 III. Reg. 1838, effective March 16, 1988; emergency amended at 11 III. Reg. 18767, effective October 29, 1987; amended at 11 III. Reg. 18767, effective November 1, 1988, not to exceed the 150 day time limit of the original rulemaking on amended at 14 III. Reg. 872, effective Poly, amended at 13 III. Reg. 1953, effective September 1, 1989, amended at 13 III. Reg. 1953, effective September 1, 1989, amended at 13 III. Reg. 1939, amended at 14 III. Reg. 1834, effective September 10, 1990, amended at 13 III. Reg. 1939, amended at 14 III. Reg. 1934, effective Poly, effective June 2 Reg. 860, effective January 11, 1993 effective 1992; amended at 17 III. III. Reg. anuary 13, amended at

Slip Covers, Floor Covering and Other Similar

Vendors of Curtains, Items Made to Order Vendors of Meals

Vendors of Memorial Stones and Monuments

Vendors of Signs Vendors of Steam

130.2145 130.2150 130.2155 130.2155

### DEPARTMENT OF REVENUE

### NOTICE OF PROPOSED AMENDMENTS

Section 130.535 Payment of the Tax, Including Quarter Monthly Payments in Certain Instances

Except as noted hereinafter, at the same time that a tax return required by the provisions of the Act is filed with the Department, the taxpayer shall pay the tax that is due with such return to the Department.

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- more during the preceding 4 complete calendar quarters, he shall file a return with the Department each month by the end 20th day of the month next following the month during which such tax liability is incurred and last day of the month during which such liability is incurred. Each payment shall be in an amount equal to 22.5% of the taxpayer's actual liability for the month or 25% of the taxpayer's liability for the same calendar month of the preceding year or 100% of the taxpayer's actual liability for the quarter monthly reporting period. The amount of such payments shall be credited against the final tax liability of the taxpayer's return for that month. If any such payment is not paid at the time required herein, then the taxpayer's 2%, 2.1% or 1.75% of the state of the If the taxpayer's average monthly tax liability to the Department under the Retailers' Occupation Tax Act, the Use Tax Act, the Service Occupation Tax Act, the Service Use Tax Act, was \$10,000 or difference between the minimum amount due as a payment and the amount of such quarter monthly payment actually and timely paid, and the taxpayer shall be liable for penalties and interest on such difference except insofar as the taxpayer has previously made payments for that month to the Department in excess of the minimum payments previously due as provided in this Section.
- Without regard to whether a taxpayer is required to make quarter monthly payments as specified above, any taxpayer who is required by Section 2d of this Act to collect and remit prepaid taxes and has collected prepaid taxes which average in excess of \$25,000 per month during the preceding 2 complete calendar quarters, shall file a return with the Department as required by Section 2f and shall make payments to the Department on or before the 7th, 15th, 2nd and last day of the month during which such liability is incurred. If the month during which such tax liability is incurred begins on or after January 1, 1987, each payment shall be in an amount equal to 22.5% of the taxpayer's actual liability for the month or 26.25% of the taxpayer's liability of the same calendar month of the preceding year. The amount of such quarter monthly payments shall be credited against the final tax liability of the taxpayer's return for that month filed under this Section or Section 2f, as the case may be. Once applicable, the requirement of the making of quarter monthly payments to the the Department pursuant to this paragraph shall continue until such Û

### DEPARTMENT OF REVENUE

ILLINOIS REGISTER

### NOTICE OF PROPOSED AMENDMENTS

taxpayer's average monthly prepaid tax collections during the preceding 2 complete calendar quarters is \$25,000 or less. If any such quarter monthly payment is not paid at the time or in the amount required, the taxpayer shall be liable for penalties and interest on such difference, except insolar as the taxpayer has previously made payments for that month in excess of the minimum payments previously due. (Section 3 of the Act)

- If any such payment or deposit provided for herein exceeds the taxpayer's present and probable future liabilities under the Retailers' Occupation Tax Act, the Use Tax Act, the Service Occupation Tax Act and the Service Use Tax Act, the Department shall issue to the taxpayer a credit memorandum, which may be submitted by the taxpayer to the Department in payment of fax liability subsequently to be remitted by the taxpayer to the Department or be assigned by the taxpayer to a similar taxpayer under the Retailers' Occupation Tax Act, the Use Tax Act, the Service Occupation Tax Act or the Service Use Tax Act.
- Any deposit previously made by a taxpayer who is required to make quarter monthly payments shall be applied against the taxpayer's liability to the Department under the Retailers' Occupation Tax Act, the Use Tax Act the Service Occupation Tax Act or the Service Use Tax Act for the month preceding the first month in which the taxpayer is required to make such quarter monthly payments. If the deposit exceeds that liability, the Department shall issue the taxpayer a credit memorandum for the excess. (e)

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- For the purposes of this Section, the phrase "preceding 4 complete calendar quarters" means the preceding 4 complete calendar quarters for which returns would have been filed or should have been filed for the last month of the 4 quarter period since, until then, the making of the required computations for the 4 quarter period would be impossible. For example, the preceding 4 complete calendar quarters with reference to a November 1, 1976, date would actually have ended June 30, 1976, since most returns for the last month of that 4 quarter period would not have to have been filed until July 31, 1976, and the preceding 4 complete calendar quarters with reference to a July 1, 1977, date would actually end March 31, 1977, since most returns for the last month of that 4 quarter period would not have to be filed until April 30, 1977. The calendar quarters are January through March, April through June, July through September and October through December.
- Beginning October 1, 1993, a taxpayer who has an average monthly tax liability of \$150,000 or more shall make all payments required by rules of the Department (See 86 Ill. Adm. Code 750 "Payment of Taxes by Electronic Funds Transfer") by electronic funds transfer. Beginning October 1 1994, a taxpayer who has an average monthly **6**

tax liability of \$100,000 or more shall make all payments required by rules of the Department by electronic funds transfer. Beginning October 1, 1995, a taxpayer who has an average monthly tax liability of \$50,000 or more shall make all payments required by rules of the Department by electronic funds transfer.

(Source: Amended at \_\_\_\_\_ Ill. Reg. \_\_\_\_\_\_ effective \_\_\_\_

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#### DEPARTMENT ON AGING

### NOTICE OF ADOPTED AMENDMENTS

Requirements
Programmatic
General
f the Part:
Heading of
1)

2) Code Citation: 89 Ill. Adm. Code 220

3) Section Numbers: Adopted Action:
220.625 Amendment
220.635 Amendment

4) <u>Statutory Authority</u>: Ill. Rev. Stat. 1991, ch. 23, Sections 6104.01(4), (9), (11), and (12); 6104.02, 6104.03, and 6105.02 [20 ILCS 105/4.01(4)(9)(11) and (12); 4.02; 4.03; and 5.02]

5) Effective Date of Amendments: June 9, 1993

6) Does this rulemaking contain an automatic repeal date?
Yes X No

7) Do these amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: May 26, 1993

Johnson January 29, 1993: 17 Ill. Reg. 883

(issue date

10) Has JCAR issued a Statement of Objections to these amendments? No

11) Differences between proposal and final version:

The following change has been made between proposal and final version of this rulemaking:

AUTHORITY NOTE:

"[20 ILCS 105/4.01]" has been added and inserted immediately following the word "par. 6104.01)".

12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were required.

#### DEPARTMENT ON AGING

### NOTICE OF ADOPTED AMENDMENTS

- Will these amendments replace emergency amendments currently in effect? 13)
- Are there any proposed amendments pending on this Part?
- Summary and Purpose of Amendments 15)

limited resources of the Older Americans Act Programs and the Community Care Program are distributed equitably and distributed most specifically to those elderly in the greatest economic and social need pursuant to Departmental rule Department and the Area Agencies on Aging (AAAs) to reduce administrative costs and to allow the AAAs to reallocate such These amendments incorporate changes which will allow the costs savings to service provision, thereby ensuring that the requirements and statutory mandates.

Information and questions regarding these adopted amendments shall be directed to: 16)

Policy and Rules Analyst Mary J. Mayes Name:

Illinois Department on Aging 421 East Capitol Avenue Address:

Springfield, IL (217) 782-4842 Telephone: The full text of the Adopted Amendments begins on the next page:

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#### DEPARTMENT ON AGING

### NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES CHAPTER II: DEPARTMENT OF AGING TITLE 89:

GENERAL PROGRAMMATIC REQUIREMENTS PART 220

Confidentiality and Disclosure of Information Client Cooperation Referral Requirements Other Resources Supporting the Cost of In-Home Care	S and C i on the control of the cont	Notice of Hearing Representation of Appellant Appellant Participation in Hearing Amendment of Appeal Consolidation of Appeals Postponement of Hearing Withdrawal of Appeal Evidentiary Requirements Closing of Hearing Record Dismissal of Appeals Participation	Notice of Decision to Appellant Public Review Case Coordination Unit Minimum Standards Case Coordination Unit Procurement Procurement Cycle Procurement Cycle Definition of Case Coordination Unit Request For Proposal Issuance of Case Coordination Unit Proposal: and	Guidelines Content of Case Coordination Unit Request For Proposal Content of Case Coordination Unit Proposals Evaluation of Case Coordination Unit Proposals Designation of Case Coordination Units Objection to Case Coordination Unit Award Determination
Section 220.100 220.300 220.400	20.50		20.52 20.53 20.60 20.60 20.61 20.61 20.62	220.630 220.635 220.640 220.645 220.650

### DEPARTMENT ON AGING

### NOTICE OF ADOPTED AMENDMENTS

# APPENDIX A Names and Addresses of Area Agencies on Aging by Planning and Service Area

AUTHORITY: Implementing and authorized by Section 4.01 of the Illinois Act on the Aging (Ill. Rev. Stat. 1991, ch. 23, par. 6104.01)[20 ILCS 105/4.01].

SOURCE: Adopted at 5 Ill. Reg. 3722, effective March 31, 1981; codified at 8 Ill. Reg. 19310; amended at 15 Ill. Reg. 18603, effective December 13, 1991; emergency amendment at 17 Ill. Reg. 1179, effective January 11, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 8472, effective June 9, 1993.

# Section 220,625 Issuance of Case Coordination Unit Proposal and Guidelines

- a) All Case Coordination Unit (CCU) procurement actions shall be advertised in the official State newspaper.
- 1) Advertisements shall appear at least 3three times with the first and last advertisement at least ten +10+ calendar days apart.
- 2) Advertisements shall detail the Department's and AAA's needs or may generally indicate needs while inviting agencies to request the CCU Proposal and Guidelines (refer to Section 220.6230).
- The Department and the AAA shall establish and maintain a list of applicants/agencies who are interested in providing case management services and have demonstrated that interest in writing to the Department or to the AAA.
- 1) The Department shall provide the AAA with the Department's list of applicants/agencies, and the AAA shall provide the Department with the AAA's list of applicants/agencies, at least 2two weeks prior to issuance of the CCU Proposal and Guidelines.

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### DEPARTMENT ON AGING

### NOTICE OF ADOPTED AMENDMENTS

- 2) A CCU Proposal and Guidelines shall be sent to Aall applicants/agencies on these mailing lists will be notified in writing of the advertised procurement action by the AAA.
- The AAA shall send the complete CCU Proposal and Guidelines to all applicants/agencies which request these documents.
- 43) The applicant/agency lists shall be maintained until the Request for Proposal (RFP) process has been completed.
- 54) Following the RFP and subsequent award process, applicants must again request placement on the list in writing for the next solicitation.
- c) The AAA shall ensure that a CCU Proposal and Guidelines are issued to current contractors in good standing whose service areas are open for solicitation.

Source: Amended at 17 Ill. Reg. 8472 , effective June 9, 1993)

# Section 220.635 Review of Case Coordination Unit Proposals

- a) Upon receipt of the proposals, the Area Agency on Aging (AAA) shall log in the proposals.
- b) Three copies of each proposal shall be held as originally submitted placed in a sealed envelope for formardingtransmission to the Department.
- c) The AAA will review and score all proposals, in accordance with Section 220.640, on a standard score sheet.
- d) The AAA will <u>forwarderansmit</u> the <u>originally</u> submittedsealed proposals, the scoring sheets, and the AAA's written recommendation for designation (refer to Section 220.645) to the Department.
- e) The Department will review the AAA's process and recommendation for designation.
- f) The Department will develop its recommendation for designation.

Amended at 17 Ill. Reg. 8472, effective June 9, 1993) (Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Developmental Disabilities Service

2) Code Citation: 89 Ill. Adm. Code 144

3) Section Numbers:

144.230

Amendment

Adopted Action:

Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] Statutory Authority:

5) Effective Date of Amendments: June 1, 1993

6) Does this rulemaking contain an automatic repeal date?

No 7) Do these Amendments contain incorporations by reference?

June 1, 1993

8) Date Filed in Agency's Principal Office:

9) Notice of Proposal Published in Illinois Register:

January 29, 1993 (17 Ill. Reg. 899)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments?

11) Differences between proposal and final version: Several changes have been made in the proposed amendments.

Subsection (a)(1)(C) has been changed to read:

the resident's representative; or

Subsection (b)(4) has been changed to read:

payment received by the resident or any change in the resident's Notify the local Public Aid office of any lump sum (non-routine) circumstances, within five working days; and (4)

In Subsection (c)(1)(C), the word "Federal" has been changed to "federal."

Changes have been made in the last several lines of subsection (c)(1)(E), as follows:

including the interest accrued from deposits, by close of the first business day following the date of receipt of the request. ... resident's funds given the facility for safekeeping, (E)

Subsection (c)(1)(F) has been revised to read;

### DEPARTMENT OF PUBLIC AID

### NOTICE OF ADOPTED AMENDMENTS

resident's funds or shall purchase insurance in an amount and form sufficient to quarantee that all residents' funds are Shall purchase a surety bond to guarantee the security of secure from loss, theft and insolvency. (F)

In subsection (c)(1)(G), the word "includes" found in the sixth line has been changed to "include."

Subsection (d)(1)(A) has been revised as follows:

within five business days following the resident's death; and funds to the individual administering the deceased's estate convey the resident's funds and a final accounting of those (A)

Subsection (d)(2)(A) has been changed to read:

- refund any monies belonging to the resident and provide a final accounting of those monies (including all interest earned), to the resident or authorized representative within five business days following the resident's discharge; and (A)
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation	Regi	ster	Cit	ation		
	Amendment	February	26,	1993	(17	111.	Reg.	2477)
	Amendment	February	26,	1993	(17	111.	Reg.	2477)
	Amendment	February	26,	1993	(17	111.	Reg.	2477)
144.125		February	26,	1993	(17	111.	Reg.	2477)
144.150		February	26,	1993	(17	111.	Reg.	2477)
144.175	Amendment	February	26,	1993	(17	111.	Reg.	2477)
144.205		February 26, 1993 (17 Ill. Reg. 2477)	26,	1993	(17	111.	Reg.	2477)
144.250	Amendment	February	26.	1993	(17	1111	Reg	2477)

responsibilities of facilities, and various aspects of fund maintenance. coincide with policies of the Illinois Department of Public Health, and The amendments also address a resident's right to manage his or her own facility must place into an interest bearing account for any resident. primarily establish a \$100.00 threshold regarding the amount which a Summary and Purpose of Amendments: These amendments pertain to the management of resident funds in ICF/MR facilities. The amendments funds, facility authorization to manage funds, record keeping 15)

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Information and questions regarding these Adopted Amendments shall be directed to: 16)

100 South Grand Avenue East, Third Floor Illinois Department of Public Aid Bureau of Rules and Regulations Springfield, Illinois 62762 Joanne Jones Name: Address:

(217) 524-3215 Telephone: The full text of the Adopted Amendments begins on the next page:

#### DEVELOPMENTAL DISABILITIES SERVICE PART 144

Section

Reimbursement for Program (Active Treatment) Costs in Residential Facilities for Clients with Developmental Disabilities Reimbursement for Program (Active Treatment) Costs in Small Scale Active Treatment Service Requirements in Residential Facilities Inspection of Care (IOC) Review Criteria for the Evaluation of 144. TABLE A Overview of Staff Intensity Scale of Maladaptive Behaviors Active Treatment Services in Residential Facilities for Comprehensive Functional Assessments and Reassessments Specialized Care - Health and Sensory Disabilities Determination of Program (Active Treatment) Costs Discharge Planning/Maximum Growth Potential Plan 144.TABLE D Guidelines for Determining Levels of Functioning for Individuals with Developmental Disabilities Specialized Care - Behavior Development Programs Service Needs - Medical and Therapy Services 144. TABLE E Standardized Adaptive Functional Assessment Individuals with Developmental Disabilities Individual Program Plan (IPP) Service Needs - Medical Care Interdisciplinary Team (IDT) Incorporation by Reference Capital Rate Calculation Residential Facilities 144.TABLE B Staff Intensity Scale Individual Rights Functional Needs Resident Funds 144.TABLE C IPP Outcomes 144.230 144.100 144.105 144.125 144.150 144.175 144.200 144.205 144.225 144.275 144.300 144.25 144.50 144.75 144.1 144.5

Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) [20 ILCS 2215/3-1 et Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, 12-13) [305 ILCS 5/3-1 et seg., 5/4-1 et seg., 5/5-1 et seg., 5/6-1 et seg., pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and seg.] and implementing and authorized by Articles III, IV, V, VI, VII and 5/7-1 et seg, and 5/12-13 et seg, l AUTHORITY:

144.275 recodifed from 89 III. Adm. Code 146.225 at 14 III. Reg. 7651; amended at 14 III. Reg. 17988, effective October 29, 1990; amended at 15 III. Reg. SOURCE: Adopted at 14 Ill. Reg. 4166, effective March 9, 1990; Section

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### NOTICE OF ADOPTED AMENDMENTS

III. Reg. 3497, effective February 28, 1992; amended at 16 III. Reg. 5898, effective March 20, 1992; amended at 17 III. Reg. 8478, effective June 1, 1993. 16148, effective October 22, 1991, for a maximum of 150 days; amended at 16 14084, effective September 24, 1991; emergency amendment at 15 Ill. Reg.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

### Section 144,230 Resident Funds

Residents of ICFs/MR shall be allowed to manage their own financial affairs resident is determined incapable of managing his or her own finances the and shall be taught to do so to the extent of their capabilities. facility may be authorized to do so.

#### Authorization a)

- An ICF/MR shall manage a resident's personal funds only upon written authorization from, in order of priority:
- the resident; A)
- the resident's quardian or if the resident is a minor, the resident's parent; B)
- the resident's representative; or d
- the resident's immediate family member. 0
- pecuniary interest in the facility or its operations and who is Such authorization shall be validated by a witness who has no not connected in any way to facility personnel or the administrator in any manner. 5
- Record Keeping. If the facility is authorized to manage a resident's funds, it shall: 9
- indicating all financial arrangements and transactions involving Establish a separate, written record of each resident's account the resident's funds and provide a copy of such record to the resident or authorized representative upon request; a
- resident or authorized representative included in the account; involving the resident's funds at least quarterly to each Provide a written itemized statement of all transactions 7
- Retain all records of personal allowance funds for three years residents who have died or been discharged from the facility: for residents currently residing in the facility and for 3

### DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 144.230(b) (continued)

- payment received by the resident or any change in the resident's Notify the local Public Aid office of any lump sum (non-routine) circumstances, within five working days; and 4
- account reaches \$200,00 less than the SSI resource limit for one representative, that the amount in the account, in addition to the value of the resident's other nonexempt resources, exceeds person. The facility must notify the resident, or authorized authorized representative, when the amount in the resident's Notify each resident who receives Medicaid benefits, or the one person SSI resource limit of \$2,000,00. 2)

#### Maintenance of Funds G

- from any facility funds or the funds of any person other than A facility duly authorized to manage a resident's funds must keep such funds in an account or accounts which are separate another resident. In addition, the facility: 7
- complete and separate accounting of each resident's account contain documents identifying all transactions made by the Shall establish and maintain a system that assures a full, For resident funds that are commingled with the resident's funds shall be pro-rated and properly credited Identifiable receipts for all purchases must be retained. facility on behalf of the resident. All deposits and funds of other residents, all interest accrued on the to each resident's account balance. The system shall withdrawals are to be shown by date and amount. A)
- person other than the resident. The facility will explain to the resident or authorized representative that personal contribution toward the purchase of items/equipment that Is not to expend or allow use of resident funds for any funds should not be spent for the purchase of, or as a the facility is required to provide for the resident. B
- Shall deposit any funds received from a resident in excess federal government. The account shall be in a form which clearly indicates that the facility has only a fiduciary interest in the funds and any interest from the account agencies of, or corporations chartered by the State or of \$100.00 in an interest bearing account insured by shall accrue to the resident. d

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### DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 144.230(c)(1) (continued)

- readily accessible for the resident's current expenditures. non-interest bearing account or a petty cash fund to be May keep up to \$100.00 of a resident's funds in a 0
- the first business day following the date of receipt of the including the interest accrued from deposits, by close of Shall return to the resident, or the person who executed Section, upon written request, all or any part of the the agreement referenced in subsection (a)(1) of this resident's funds given the facility for safekeeping, (H)
- and form sufficient to guarantee that all residents' funds Shall purchase a surety bond to quarantee the security of residents' funds or shall purchase insurance in an amount are secure from loss, theft and insolvency. E)
- resident include a portion of the resident's personal needs allowance, the facility shall require the person initiating funds withdrawn are to be used exclusively for the benefit resident's personal account by any person other than the Shall take all steps necessary to ensure that a personal needs allowance that is placed in a resident's personal account is used exclusively by the resident or for the the withdrawal to sign an affidavit attesting that the benefit of the resident, When funds withdrawn from a of the resident. G
- If the facility is sold, the seller shall provide the buyer with a written verification by a public accountant of all residents' monies and properties being transferred, and obtain a signed receipt from the new owner. 5

#### Reconciliation of Resident Funds q

- Upon the death of a resident who has monies which are managed by the facility, the facility is to: 7
- funds to the individual administering the deceased's estate convey the resident's funds and a final accounting of those within five business days following the resident's death; A)
- notify the local Public Aid office of the amount of all monies which belonged to the deceased. B)

### DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

## Section 144.230(d) (continued)

- Upon discharge of a resident who has monies which are managed by the facility, the facility is to: 5)
- refund any monies belonging to the resident and provide a final accounting of those monies (including all interest earned), to the resident or authorized representative within five business days following the resident's discharge; and A)
- monies, including all interest earned, which belong to the notify the local Public Aid office of the amount of all resident. B)

(Source: Added at 17 Ill. Reg. 8478, effective June 1, 1993)

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## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Reimbursement For Nursing Costs For Geriatric Facilities
- 2) Code Citation: 89 Ill. Adm. Code 147
- Adopted Action: 3) Section Numbers:

Amendment Amendment Amendment 147.TABLE C 147.TABLE F 147.5

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13]
- June 1, 1993 5) Effective Date of Amendments:
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference?
- 9) Notice of Proposal Published in Illinois Register:

8) Date Filed in Agency's Principal Office: June 1, 1993

February 16, 1993 (17 Ill. Reg. 1716)

- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: There are no differences between the proposed amendments and the final version.
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- 13) Will these Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part?

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is	6	6	6	6	6	6	6	9
Illinois Register Citation	April 9, 1993 (17 111. Reg. 5	April	April	April	April	April	April	April
Proposed Action	Amendment	Amendment	Amendment					
Proposed Action								
	Amendment	Amendment	Amendment					
Sections Proposed Action				147.TABLE A Amendment		147.TABLE D Amendment	ent	147.TABLE G Repeal

### DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

worker. A federally qualified social worker must have a bachelor's degree licensed social worker must have a bachelor's degree in social work. The social services requirements in nursing facilities. In Section 147. Table services notes, must meet the federal requirements for a qualified social F, changes specify that staff who co-sign monthly and quarterly social 15) Summary and Purpose of Amendments: These amendments primarily address in social work or some other human services field, while an Illinois revisions also indicate that facilities must comply with the social services standards of the Illinois Department of Public Health.

about advance directives as well as Medicare/Medicaid programs, medical Changes were made in Section 147. Table F regarding resident counseling about advance directives, and changes specify that resident counseling services, community support services and personal allowances must be provided initially and annually thereafter.

nursing facilities, and technical changes in Section 147.5 add previously requirements concerning the composition of the interdisciplinary team in omitted language and update a cross reference to Section 147.Table L. Changes were also made in Section 147. Table C, which state new

16) Information and questions regarding these Adopted Amendments shall be directed to:

100 South Grand Avenue East, Third Floor Illinois Department of Public Aid Bureau of Rules and Regulations Springfield, Illinois 62762 Joanne Jones Name:

The full text of the Adopted Amendments begins on the next page:

(217) 524-3215

Telephone:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS TITLE 89: SOCIAL SERVICES

REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES PART 147

Section		
147.5	Reimbursement For Nursing Costs For Geriatric Residents in Group	d
	Care Facilities	
147.15	Comprehensive Resident Assessment	
147.25	Functional Needs and Restorative Care	
147.50	Service Needs	
147.75	Definitions	
147.100	Reconsiderations	
147,105	Midnight Census Report	
147.125	Times and Staff Levels	
147.150	Statewide Rates	
147.175	Referrals	
147.200	Basic Rehabilitation Aide Training Program	
147.205	Nursing Rates	
147.250	Costs Associated with the Omnibus Budget Reconciliation Act of	1987
	(P.L. 100-203)	
147.300	Determination of Program (Psychiatric Rehabilitation Services)	Cost
147.305	Psychiatric Rehabilitation Service Requirements for Individuals	
	With Mental Illness in Residential Facilities	
147.310	Inspection of Care (IOC) Review Criteria for the Evaluation of	
	Psychiatric Rehabilitation Services in Residential Facilities f	for
	Individuals with Mental Illness	
147.315	Comprehensive Functional Assessments and Reassessments	
147.320	Interdisciplinary Team (IDT)	
147,325	Comprehensive Program Plan (CPP)	
147.330	Specialized Care - Administration of Psychopharmacologic Drugs	
147.335	Specialized Care - Behavioral Emergencies	
147,340	Discharge Planning	
147.345	Reimbursement for Program Costs in Nursing Facilities Providing	
	Psychiatric Rehabilitation Services for Individuals with Mental	
	Illness	
147,350	Reimbursement for Additional Program Costs Associated with	
	Providing Specialized Services for Individuals with Developmental	al
	Disabilities in Nursing Facilities	
147. TABLE	E A Staff Time and Allocation by Need Level	
147. TABLE	E B Staff Time and Allocation for Restorative Programs	
147.TABLE	E C Comprehensive Resident Assessment	
147.TABLE	E D Functional Needs and Restorative Care	
147. TABLE		
147. TABLE	E F Social Services	

### DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Rehabilitation Services Personal Information Therapy Services Determinations Activities Signatures 147. TABLE G 147. TABLE K 147. TABLE L 147. TABLE 147. TABLE

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 6503-1 et seq.) [20 ILCS 2215/3-1 et Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, 12-13) [305 ILCS 5/3-1 et seq., 5/4-1 et seq., 5/5-1 et seq., 5/6-1 et seq., pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and seg.] and implementing and authorized by Articles III, IV, V, VI, VII and 5/7-1 et seg. and 5/12-13]

H and 140. Table I at 12 Ill. Reg. 6956; amended at 13 Ill. Reg. 559, effective Reg. 16796, effective October 13, 1989; amended at 14 Ill. Reg. 210, effective amended at 16 Ill. Reg. 6479, effective March 20, 1992; emergency amendment at 1, 1990; emergency amendment at 14 Ill. Reg. 14203, effective August 16, 1990, 19, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 9523, effective June 4, 1990, for a maximum of 150 days; emergency expired November Recodified from 89 Ill. Adm. Code 140.900 thru 140.912 and 140.Table amendment at 14 Ill. Reg. 15578, effective September 11, 1990, for a maximum Reg. 7162, effective April 30, 1991; amended at 15 Ill. Reg. 9001, effective emergency amendment at 15 Ill. Reg. 16435, effective October 22, 1991, for a December 21, 1989; emergency amendment at 14 111. Reg. 6915, effective April 16669, effective September 27, 1990; amended at 15 Ill. Reg. 2715, effective maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. amended at 16 Ill. Reg. 14233, effective August 31, 1992; amended at 16 Ill. January 30, 1991; amended at 15 Ill. Reg. 3058, effective February 5, 1991; maximum of 150 days; amended at 16 Ill. Reg. 4035, effective March 4, 1992; effective January 12, 1993; amended at 17 Ill. Reg. 8486, effective June 1, amended at 15 Ill. Reg. 6238, effective April 18, 1991; amended at 15 Ill. 16 Ill. Reg. 13361, effective August 14, 1992, for a maximum of 150 days; emergency amendment at 13 Ill. Reg. 10999, effective July 1, 1989, for a June 17, 1991; amended at 15 Ill. Req. 13390, effective August 28, 1991; for a maximum of 150 days; emergency expired January 13, 1991; emergency of 150 days; emergency expired February 8, 1991; amended at 14 Ill. Reg. January 1, 1989; amended at 13 Ill. Reg. 7043, effective April 24, 1989; Reg. 17332, effective November 6, 1992; amended at 17 Ill. Reg. 1128,

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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## NOTICE OF ADOPTED AMENDMENTS

Reimbursement For Nursing Costs For Geriatric Residents In Group Care Facilities Section 147.5

- reimbursement for nursing costs for geriatric residents in group care Sections 147.15 through 147.175 describe the Department's method of facilities, based on resident's need for care and the time and type of staff required to provide that care.
- Resident Assessment Guidelines (q

needs of public assistance residents for determination of statewide rates and facility reimbursement levels. The Resident Assessment The Resident Assessment Instrument is used to assess the variable guidelines are described in Sections 147.15 through 147.75.

Interpretive Guidelines G)

working tool for staff and nursing facilities during the Inspection The interpretive guidelines are described in The interpretive guidelines have been developed as a reference and Section 147. Table C through Table-K Table L. of Care (IOC) survey.

(Source: Amended at 17 Ill. Reg. 8486, effective June 1, 1993)

Comprehensive Resident Assessment Section 147. TABLE C

Verification of Level of Service a)

repeated no less often than every 12 months from the date of the last comprehensive resident assessment and updated every 90 days or sooner to assure the continued accuracy of the assessment. A resident would A comprehensive resident assessment must be completed within 14 days condition, as soon as the resident stabilizes at a new functional or if the resident has experienced a significant change in status. The cognitive level or within 14 days, whichever is earlier and must be interdisciplinary team must examine each resident no less than once every 90 days and, as appropriate, revise the resident's assessment full comprehensive resident assessment. A comprehensive care plan score on this level if two or more full comprehensive assessments of admission or, in the case of a significant change in resident were necessary and completed in the past year because of a must be developed within seven days of completion of the significant change in the resident condition.

Needs Not Met (q

### DEPARTMENT OF PUBLIC AID

### NOTICE OF ADOPTED AMENDMENTS

## Section 147. Table C(b) (continued)

- Comprehensive resident assessment not completed within 14 days functional or cognitive level or within 14 days, whichever is of admission or, in the case of a significant change in condition, as soon as the resident stabilizes at a new earlier. 1)
- Comprehensive resident assessment not completed within 12 months from the date of the last comprehensive resident assessment. 2)
- Care plan not developed by interdisciplinary team within seven days of completion of the comprehensive resident assessment or care plan not updated every 90 days or sooner if the resident has experienced a significant change in status. 3)
- Comprehensive resident assessment not reviewed and updated at least quarterly as indicated by date and signature of person completing the quarterly review. 4)
- The assessment process is not coordinated by a registered nurse, as indicated by date and signature on comprehensive assessment. 2

#### Agency Note c)

- admitted prior to October 1, 1990 who have not yet had a minimum completed before October 1, 1991. IOCs which take place between data set comprehensive resident assessment are to be scored "0" Nursing home residents admitted prior to October 1, 1990 are required to have a minimum data set comprehensive assessment January 1, 1991 and October 1, 1991 which include residents with no Need Not Met given. 1
- Reassessment must be consistent with observation, interview progress notes and care plan. 5)
- appropriate staff in disciplines as determined by the resident's Interdisciplinary team may shall include, -but-is-not-limited-te, guardian; attending physician; registered nurse; licensed nurse resident, resident's family and/or legal representative and/or needs; such as, activity staff; seeial-serviee-staff; dietary staff; direct care certified nurses' aide; and rehabilitation responsible for resident; social service staff; and other personnel;-heusekeeping-staff;-and-maintenanse-staff. 3)
- A "significant change" means any of the following: 4)

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### DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 147. Table C(c)(4) (continued)

- chronic, degenerative illness such as Alzheimer's Disease Deterioration in two or more activities of daily living, cognitive decline often experienced by residents with communication and/or cognitive abilities that appear permanent. For example, simultaneous functional and or pronounced functional changes following a stroke. (Y
- Loss of ability to freely ambulate or to use hands to grasp toothbrush or comb. Such losses must be permanent and not attributable to identifiable, reversible causes such as small objects to feed or groom oneself such as a spoon, drug toxicity from introducing a new medication or an episode of acute illness such as influenza. B
- psychosocial status are not likely to improve without staff Deterioration in behavior, mood and/or relationships where staff conclude that these changes in the resident's intervention. ີວ
- A serious clinical complication. â
- A new diagnosis of a condition that is likely to affect the resident's physical, mental or psychosocial well-being over a prolonged period of time. (i)
- continuous weight loss or gain over six months) which is Onset of a significant weight loss or weight gain (5% in one month, 7.5% in three months, 10% in six months or not a care plan goal. F)
- resident's physical, mental or psychosocial well-being over initial onset of nonrelieved delirium, or recurrent loss of change places the resident's life in danger, e.g., stroke, a prolonged period of time, e.g., Alzheimer's Disease or Deterioration in a resident's health status where this associated with a serious clinical complication, e.g., heart condition or diagnosis of metastatic cancer; is diagnosis of a condition that is likely to affect the consciousness; or is associated with an initial new diabetes. 3
- for example, a comotose resident regaining consciousness. A marked and sudden improvement in the resident's status; H
- Document in progress notes the initial identification of a significant change in status. 2

### DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

#### (continued) Section 147. Table C(c)

- Once the interdisciplinary team determines the resident's change comprehensive assessment within 14 days of this determination. in status is likely to be permanent, complete a full (9
- Do not assess the resident if declines in a resident's physical, mental or psychosocial well-being are being attributed to: 7
- resident's record and for which facility staff can initiate corrective action. For example, an anticipated side effect of introducing a psychotropic medication while attempting Discrete and easily reversible cause(s) documented in the to establish a clinically effective dose level. R
- Short term acute illness such as a mild fever secondary to a cold from which facility staff expect full recovery of the resident's premorbid functional abilities and health B)
- conditions. For example, depressive symptoms in a resident Well established, predictive cyclical patterns of clinical signs and symptoms associated with previously diagnosed previously diagnosed with bipolar disease. ĵ
- facility may amend assessment information collected during 14 days postadmission period up until the 21st day after admission if any of the following three circumstances occur: the 8
- Staff have no way to complete an item by the 14th day because information is not available; A)
- reveals the need to alter the initial assessments in any of improvement/rehabilitation; psychosocial well-being, mood and behavior patterns and activity pursuit patterns; or Further observation and interaction with the resident communication patterns, potential for self-care the following MDS domains: cognitive patterns, B)
- because he/she is experiencing an acute illness or flare-up of a chronic problem and the acute illness or chronic Upon admission, the resident's condition is unstable problem is controlled by the 21st day. 0

8486, effective June 1, 1993) Amended at 17 Ill. Reg. (Source:

#### ILLINOIS REGISTER

### DEPARTMENT OF PUBLIC AID

### NOTICE OF ADOPTED AMENDMENTS

#### Social Services Section 147. TABLE F

- Verification of Level of Services a)
- Initial (annual) assessment present and updated as needed every  $90\,$  days or sooner if the resident has experienced a significant change in status. 7
- Initial history present and updated.

2)

- Social service needs identified on the assessment are addressed on care plan. 3)
- psychology; and one year of supervised social work experience in with a bachelor's degree in social work or a bachelor's degree Quarterly notes (cosigned by qualified-secial-werker a person sociology, special education, rehabilitation counseling, and a health care setting working directly with individuals, if necessary). (See-definition-of-qualified-gogial-worker+ in a human services field including but not limited to 4)
- Monthly notes (cosigned by qualified-seeial-werker a person with a bachelor's degree in social work or a bachelor's degree in a and one year of supervised social work experience in a health care setting working directly with individuals, if necessary). special education, rehabilitation counseling, and psychology; human services field including but not limited to sociology. (See-definition-of-qualified-secial-werker+) (Level 2) 2
- Signed documentation that resident has been informed of his/her rights, initially and annually thereafter. 9
- impoverishment), <u>advance directives,</u> medical services, community support services, personal allowances initially and annually Medicare/Medicaid programs (including prevention of spousal Signed documentation in records denoting that staff has counseled resident and/or family and/or guardian on thereafter and assisted with applications as needed. 2
- Documentation of contacts made or attempted or services provided with resident's choice of pastoral care. 8
- attend the care plan conference and/or family/guardian signature Copies of letters sent to family/guardian encouraging them to on care plan and/or documentation in the clinical record that the resident was encouraged to attend care plan conference. 6

## Section 147. Table F(a) (continued)

- Documentation that staff has counseled resident and/or family and/or quardian on resident council functions, purposes, etc. 10)
- Documented results of follow-up to standard monthly interview (Level 2). 11)
- Need Not Met P)
- Initial (annual) assessment not present, current or accurate. 1
- Social history not present or current.
- Identified needs not addressed on care plan. 3)
- No documentation that resident is informed of rights initially or annually. 4)
- initially and annually thereafter. No assistance given in Medicare/Medicaid or other community programs available No documentation that resident has been informed of applying for such services. 2
- No documentation of attempts to secure choice of pastoral services. (9
- No documentation of resident or family invitation to care plan conferences. 7
- No documentation of attempts, at least annually, to involve resident in resident council. 8
- No documentation of monthly resident interviews or follow-up to issues uncovered during the interview (Level 2 only). 6

#### Agency Notes c)

- The standard social service interview should include questions concerning: 1
- Dining R
- Schedule preferences B)
- Activity preferences, including recreation and social contacts, clubs and hobbies Û

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 147. Table F(c)(1) (continued)

- Outside contacts â
- Money matters (E)
- Care delivery E)
- Care planning 3
- Security and personal property H
- Privacy î
- Resident compliments and complaints
- Other social service concerns ×
- Resident council G
- Family involvement
- Initial history should include, but is not limited to, occupational, educational and family history. 2)
- psychology; and one year of supervised social work experience in psychology; and one year of supervised social work experience in Social service designees (not qualified-seeial-werker a person with a bachelor's degree in social work or a bachelor's degree with a bachelor's degree in social work or a bachelor's degree consultation of licensed social worker, with notes cosigned by the licensed social worker qualified-seeial-werker or a person performing social work duties in facility) must have on-going Facilities shall also meet the social service requirements as a health care setting working directly with individuals, but sociology, special education, rehabilitation counseling, and sociology, special education, rehabilitation counseling, and a health care setting working directly with individuals. in a human services field including but not limited to in a human services field including but not limited to set forth in 77 Ill. Adm. Code 300. 3)
- conference, the facility provides an opportunity and documents If a resident, family or guardian is unable to attend a care efforts to discuss problems/issues with resident, family or 4)

### DEPARTMENT OF PUBLIC AID

### NOTICE OF ADOPTED AMENDMENTS

## Section 147. Table F(c)(4) (continued)

guardian at least quarterly either by individual, family or guardian conferences, by letter or by phone.

(Source: Amended at 17 Ill. Reg. 848.6, effective June 1, 1993)

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## DEPARTMENT OF PUBLIC HEALTH

### NOTICE OF ADOPTED RULES

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Health Care Worker Self-Referral

#### 2) Code Citation:

77 Ill. Adm. Code 1235

3

Adopted Action:	New	New	New	New	New	New	New	New	New	New	New	New	New	New	New	New	
Section Numbers:	1235.10	1235.20	1235.30	1235.40	1235.50	1235.100	1235.110	1235.200	1235.210	1235.220	1235.230	1235.240	1235.250	1235.300	1235.310	1235.320	

#### 4) Statutory Authority:

Health Care Self-Referral Act 225 ILCS 4711 et seq.

### 5) Effective Date of Rules:

June 4, 1993

# 6) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes No X

If "yes," please specify type: 6.02(a)\_\_\_\_ or 6.02(b)\_\_\_\_

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes \_\_\_\_ No \_\_\_\_

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## DEPARTMENT OF PUBLIC HEALTH

## NOTICE OF ADOPTED RULES

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May 21, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

January 22, 1993 - 17 Ill. Reg. 683

Has the Joint Committee on Administrative Rules Issued a Statement of Objections to × % this/these Rules? Yes 10

If "yes," please complete the following:

Ohiection.	October 1
Statement of	Orange Of
(A	(4)

- III. Reg. Ill. Reg. Agency Response: B
- Date Agency Response Submitted for Approval to the Joint Committee: O

#### Difference Between Proposal and Final Version: 11)

The following changes were made in response to comments received during the first notice or public comment period:

- Table of contents amended to add sections 1235.10, 1235.250 and 1235.320. The heading for 1235.310 was amended to add completeness review to the heading. 7
- Section 1235.20 was amended to change the public hearing information to past tense. 2
- In Section 1235.50 the definition of group practice was amended to change the conditions so that all review elements must be present. 3
- In Section 1235.100 section references to the Act were added to all paragraphs. 4
- In Section 1235.110 on allowable referrals was added in response to testimony concerning HMO coverage. 5
- Section 1235,200 was amended to add Act references, 6
- inadequate equipment that is in or under the control of a hospital located in a federally designated health manpower shortage area (Section 20(b)(3) of the Act) as documented In Section 1235.210b)3) language on equipment replacement in health manpower shortage areas was added. New language states"...replace obsolete or otherwise 5
- Section 1235.220 amended to add Act references. 8

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- The Section 1235.240 was added to provide for a completeness review process. original proposed elements were deleted. 6
- Section 1235.250 was added to detail application processing steps 6
- Section 1235,310 was added to provide for a completeness process for requests for opinion. The original proposed elements were deleted. 11
- Section 1235,320 was added to detail application processing steps for requests for opinion 12

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

- To modify Section 1235.100(c)(6) to state: "THE ENTITY DOES NOT LOAN FUNDS OR GUARANTEE ANY LOANS FOR HEALTH CARE WORKERS WHO ARE IN A POSITION TO BE REFERRED TO AN ENTITY (Section 20(c)(6) of the
- To modify Section 1235.250(a) to state in part: "...COMPLETED APPLICATION and shall constitute approval of the application. (See Section 20(b) of the Act)." ri
- To modify Part 1235 to include the specific cross-references listed below: 3

#### Section 1235.50, Definitions

Section 15(a) of the Act Section 15(b) of the Act Section 15(c) of the Act Section 15(d) of the Act Section 15(e) of the Act Section 15(f) of the Act Section (15g) of the Act Section (15g) of the Act Section (15h) of the Act Section 15(i) of the Act Section 15(i) of the Act Section 15(i) of the Act	Section 20(a) of the Act Section 20(e) of the Act Section 20(e)(1) of the Act Section 20(e)(2) of the Act Section 20(e)(3) of the Act Section 20(e)(4) of the Act Section 20(e)(6) of the Act Section 20(e)(6) of the Act Section 20(e)(7) of the Act Section 20(e)(7) of the Act Section 20(e)(7) of the Act Section 20(e)(7) of the Act Section 20(e)(8) of the Act
"Board" "Entity" "Group Practice" "Health Care Worker" "Immediate Family Member" "Investment Interest" "Investor" Office Practice Referral	Section 1235.100 (a)(1) (b) (c)(2) (c)(3) (c)(4) (c)(5) (c)(6) (c)(7) (c)(8)

## DEPARTMENT OF PUBLIC HEALTH

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Section 20(b)(3) of the Act Section 20(b)(1) of the Act Section 20(b) of the Act Section 20(b) of the Act Section 20(b) of the Act Section 20(g) of the Act Section 20(h) of the Act Section 1235.210(b)(3) Section 1235.230(i) Section 1235.250(a) Section 1235.320(c) Section 1235,110 Section 1235.220

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules. Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 13)

Yes X No

N<sub>o</sub> Are there any other Amendments Pending on this Part? Yes If yes: 14)

III. Reg. Citation Proposed Action Section Numbers

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Implement the Health Care Self Referral Act

Summary and Purpose of Rules:

15)

Mr. Philip Gamer, Division of Facilities Development, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-3516.

The full text of the Adopted Rules begins on the next page:

HEALTH FACILITIES PLANNING BOARD

NOTICE OF ADOPTED RULES

CHAPTER II: HEALTH FACILITIES PLANNING BOARD SUBCHAPTER b: OTHER BOARD RULES TITLE 77: PUBLIC HEALTH PART 1235 SUBPART A: AUTHORITY, PUBLIC HEARINGS, PURPOSE AND DEFINITIONS

HEALTH CARE WORKER SELF-REFERRAL

Statutory Authority Public Hearings 1235.20 1235.10

Applicability Purpose 1235.40 1235.30

Definitions

SUBPART B: REFERRALS

Prohibited Referrals Allowable Referrals 1235.100 1235.110 Section

SUBPART C: COMMUNITY NEED EXCEPTION

Community Need Introduction 1235.200 1235.210 Section

Alternative Financing Assurances 1235.220 1235.230

Application for Exception -- Completeness Review Application for Exception -- State Board Review 1235.240 1235.250 SUBPART D: STATE BOARD ADVISORY OPINIONS

Introduction 1235.300 Section

Request for Opinion -- Completeness Review 1235.310

Request for Opinion -- State Board Review 1235.320

Act Implementing and authorized by the Health Care Self-Referral (Public Act 87-1207, effective January 1, 1993.) AUTHORITY:

effective SOURCE: Emergency rule adopted 17 III. Reg. 402, effective January 4, 1993, for a maximum of 150 dave: adopted at 17 III. Reg. 8498 for a maximum of 150 days; adopted at 17 Ill. Reg. June 4, 1993

SUBPART A: AUTHORITY, PUBLIC HEARINGS, PURPOSE AND DEFINITIONS

Section 1235.10 Statutory Authority

#### NOTICE OF ADOPTED RULES

Planning Board (State Board or Board) under the Illinois Health Facilities Planning Act (Planning Act) (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1151 et This Part is promulgated by authority granted to the Illinois Health Facilities (20 ILCS 3960) and under Public Act 87-1207, the Health Care Worker Self-Referral Act.

## Section 1235.20 Public Hearings

Copies of the public hearing record are available for inspection at the In accordance with the provisions of Section 12 of the Health Facilities Planning Act, public hearings on this Part were held on February 17, 1993. headquarters of the State Board at 525 West Jefferson Street, Springfield, 1111inois 62761.

#### Section 1235.30 Purpose

regarding acceptable patient referrals, to prohibit patient referrals to entities providing health services in which the referring health care worker for health services to an entity in which the referring health care worker has an investment interest may present a potential conflict of interest...it is the has an investment interest, and to protect the citizens of Illinois from unnecessary and costly health care expenditures...it is not the intent of the General Assembly to limit appropriate delivery of care, nor force unnecessary changes in the structures created by workers for the health and convenience of The General Assembly recognizes that patient referrals by health care workers intent of the General Assembly to provide guidance to health care workers their patients. (Section 5 of the Act)

## Section 1235.40 Applicability

However, if a health care worker acquired an investment interest before this Act shall not apply to referrals made for health services The Act applies to referrals for health services made on or after January 1, before January 1, 1996. (Section 10 of the Act) July 1, 1992,

### Section 1235.50 Definitions

The following definitions shall apply to the terms used in this Part:

"Board or State Board" means the Health Facilities Planning Board. (Section 15(a) of the Act) "Community" means a metropolitan area for a city, and a county for a rural area. (Section 20(b) of the Act)

other business that provides health services but does not include an individual who is a health care worker who provides professional "Entity" means any individual, partnership, firm, corporation, services to an individual. (Section 15(b) of the Act)

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### NOTICE OF ADOPTED RULES

not-for-profit corporation, faculty practice plan or a similar "Group Practice" means a group of 2 or more health care workers professional legally organized as a partnership, association in which occurs:

full range of services that the health care worker routinely each health care worker who is a member or employee or an independent contractor of the group provides substantially the consultation, diagnosis, or treatment, through the use of office space, facilities, equipment, personnel of the group; including

the services of the health care workers are provided through the group, and payments received for health services are treated receipts of the group;

the overhead expenses and the income from the practice are distributed by methods previously determined by the group. (Section 15(c) of the Act)

and Audiology Practice Act; or hearing aid dispensers licensed under the Hearing Aid Consumer Protection Act or any of their successor "Health Care Worker" means any individual licensed under the laws of this State to provide health services, including but not limited hygienists licensed under the Illinois Dental Practice Act; nurses therapists licensed under the Illinois Occupational Therapy Practice Act; optometrists licensed under the Illinois Optometric Practice Act of 1987; pharmacists licensed under the Pharmacy Practice Act of 1987; physicians licensed under the Medical Practice Act of 1987; physician assistants licensed under the Physician Assistant Practice Act of 1987; clinical psychologists licensed under the Clinical Psychologist Social Work and Social Work Practice Act; speech-language pathologists and audiologists licensed under the Illinois Speech-Language Pathology Illinois Nursing Act of 1987; occupational physical therapists licensed under the Illinois Physical Therapy Act; 1987; podiatrists licensed under the Podiatric Medical Practice Act of Licensing Act; clinical social workers licensed under the Clinical to: dentists licensed under the Illinois Dental Practice Act; Acts. (Section 15(d) of the Act) licensed under the

"Health Services" means health care procedures and services provided by or through a health care worker. (Section 15(e) of the Act)

"Immediate Family Member" means a health care worker's spouse, child, child's spouse, or a parent. (Section 15(f) of the Act)

except that investment interest does not include interest in a hospital licensed under the laws of the State of Illinois. (Section entity, including, without limitation, shares or stock in a corporation, units or other interests in a partnership, bonds, debentures, notes, or other equity interests or debt instruments "Investment Interest" means an equity or debt security issued by an

## HEALTH FACILITIES PLANNING BOARD

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#### 15(g) of the Act)

through an immediate family member, trust, or another entity related "Investor" means an individual or entity directly or indirectly owning a legal or beneficial ownership or investment interest, (such as to the investor). (Section 15(h) of the Act) "Metropolitan Area" means a geographically identified area consisting of community areas or townships (as applicable) not to exceed population of 50,000 people.

provision of professional health services to individuals. (Section facility or facilities at which a health care worker, on an ongoing basis, provides or supervises the "Office Practice" includes the

"Referral" means any referral of a patient for health services, including, without limitation:

worker's office practice or group practice that provides health The forwarding of a patient by one health care worker to another the health care health care worker or to an entity outside services. (Section 15(j) of the Act)

The request or establishment by a health care worker of a plan of care outside the health care worker's office practice or group practice that includes the provision of any health services. (Section 15(j) of the Act) "Rural Area" means any geographic area located outside a metropolitan statistical area as defined by the U.S. Census Bureau.

#### SUBPART B: REFERRALS

## Section 1235.100 Prohibited Referrals

The following patient referrals are prohibited under the Act:

- patient referrals to an entity outside the health care worker's office or group practice in which the health care worker is an investor, ê
- (1) The health care worker directly provides health services within the entity and will be personally involved with the provision of care to the referred patient (Section 20(a) of the Act), or
- State Board approves an exception pursuant to
- Self-Referral Act by inducing patient referrals which would be patient referrals to another health care worker or entity based upon the condition that the health care worker or entity will make prohibited if the health care worker or entity made the referral Jo the prohibitions referrals with an intent to evade directly (Section 20(e) of the Act); a

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## HEALTH FACILITIES PLANNING BOARD

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- patient referrals to a publicly traded entity in which the health care worker has an investment interest that does not comply with the following provisions: c
  - (1) The entity is listed for trading on the New York Stock Exchange or on the American Stock Exchange, or is a national market system security traded under an automated inter-dealer quotation system operated by the National Association of Securities Dealers (Section 20(c)(1) of the Act); and
- The entity had, at the end of the corporation's most recent fiscal year, total net assets of at least \$30,000,000 related to the furnishing of health services (Section 20(c)(2) of the Act);
- (3) Any investment interest obtained after January 1, 1993 is traded entity became a publicly traded corporation (Section 20(c)(3) of on the exchanges listed in Section 1235.100(c)(l) above after the the Act); and
- care worker investors and other health care workers on equal The entity markets or furnishes its services to referring terms (Section 20(c)(4) of the Act); and
- (5) All stock held in such publicly traded companies, including stock held in the predecessor privately held company, shall be of one class without preferential treatment as to status or remuneration (Section 20(c)(5) of the Act); and
- The entity does not loan funds or guarantee any loans for health care workers who are in a position to be referred to an entity (Section 20(c)(6) of the Act); and (9)
- (7) The income on the health care worker's investment is tied to the health care worker's equity in the entity rather than to the volume of referrals made (Section 20(c)(7) of the Act); and
- The investment interest does not exceed 1/2 of 1% of the entity's total equity. (Section 20(c)(8) of the Act) (8)

## Section 1235.110 Allowable Referrals

allowable under the Act. In addition, a health care worker may refer a patient, who is a member of a health maintenance organization "HNO" licensed in All patient referrals other than those prohibited by Section 1235,100 are this State, for health services to any entity, outside the health care worker's office or group practice, in which the health care worker is an investor, provided that any such referral is made pursuant to a contract with (Section 20(h) of the Act)

## SUBPART C: COMMUNITY NEED EXCEPTION

#### Introduction Section 1235.200

One of the stated goals of the Health Care Worker Self-Referral Act is to "prohibit patient referrals to entities providing health services in which the referring health care worker has an investment interest". (Section 5 of the

#### NOTICE OF ADOPTED RULES

Act) This provision can be tempered through the use of an exception for community need. As a concept community need can be segmented into two principal components: need for a particular service and the existence and availability of alternative financing. An applicant for a community need exception must document compliance with both principal components.

## Section 1235.210 Community Need

- a) A health care worker may invest in and refer-to an entity if the State Board determines that in a referral arrangement alternative financing does not exist and that a demonstrated need for the service is present
  - in the community.

    b) The health care worker must document any of the following to demonstrate community need:
- there is no other entity within the community that provides the medical service proposed; or
- 2) if the health service currently exists within the community, the use of these facilities can be shown to be a hardship for patients due to factors such as excessive (over 45 minutes) travel time to obtain service, existing admission or treatment policies of other entities which restrict the availability of the service, or perceived quality concerns by the general public involving existing providers which restrict the use of such services; or
- the entity is formed to own or lease medical equipment which will replace obsolete or otherwise inadequate equipment that is in or under the control of a hospital located in a federally designated health manpower shortage area (Section 20(b)(3) of the Act) as documented by:
  - A) excessive downtime and high maintenance costs; or B) the equipment representing an advancement in to
- B) the equipment representing an advancement in technology which will make available medical procedures not possible on existing equipment.

## Section 1235.220 Alternative Financing

A health care worker may invest in and refer to an entity if the State Board determines a demonstrated community need exists and that alternative financing is not or was not available. The health care worker must document that individuals who are not in a position to refer patients to an entity are or were given a bona fide opportunity to also invest in the entity on the same terms as those offered a referring health care worker (Section 20(b)(1) of the Act) and that such investment was not forthcoming. Documentation shall consist of copies of all information that supports this position.

## Section 1235.230 Assurances

In addition to documenting compliance with 1235.210 and 1235.220, a health care worker must document compliance with the assurances and conditions of this

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## HEALTH FACILITIES PLANNING BOARD

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Section. Documentation shall consist of a written profile as to how compliance will occur and copies of all supporting documentation. Assurances and conditions are:

- ) That no health care worker who invests shall be required or encouraged to make referrals to the entity or otherwise generate business as a condition of becoming or remaining an investor; and
  - o) That the entity shall market or furnish its services to referring health care worker investors and other investors on equal terms; and
- c) That the entity shall not loan funds or guarantee any loans for health care workers who are in a position to refer to an entity; and
- d) That the income on the health care worker's investment shall be tied to the health care worker's equity in the facility rather than to the volume of referrals made; and
- e) That any investment contract between the entity and the health care worker shall not include any covenant or non-competition clause that prevents a health care worker from investing in other entities; and
- chooses to use another entity. This shall be applicable to all health That when making a referral, a health care worker must disclose his investment interest in an entity to the patient being referred to such facilities are reasonably available, the health care worker must provide the patient with a list of alternative for their patients in entities outside their office The health care worker shall inform patients that they have the option to use an alternative facility other than one in which the health care worker has an investment interest and the patient will not be treated differently by the health care worker if the patient care worker investors, including those who provide direct care If alternative practices; and facilities. services G
- g) That if a third party payer requests information with regard to a health care worker's investment interest, the same shall be disclosed;
- h) That the entity shall establish an internal utilization review program to ensure that investing health care workers provided appropriate or necessary utilization; and
- ) That if a health care worker's financial interest in an entity is incompatible with a referred patient's interest, the health care worker shall make alternative arrangements for the patient's care (Section 20(b) of the Act); and
  - That all documentation required by the State Board to confirm that all
    assurances have been met will be provided upon request for a period of
    two years following exception issuance.

# Section 1235.240 Application for Exception-Completeness Review

- a) Each application for exception must be submitted to the State Board in writing at the offices of the Executive Secretary, 525 W. Jefferson Street, Springfield 1L 62761.
- b) The application must contain the following information in order to be complete:

## HEALTH FACILITIES PLANNING BOARD

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- and identifying information of the health care worker requesting the exception;
  - information and documentation regarding community required in Section 1235.210; 5)
- The information and documentation regarding alternative financing required in Section 1235.220; 3
- Documentation of the assurances required in Section 1235,230; 5 5
- Certification and notarized signature of the applicant health the application for exception is true and correct to the best of care worker that the information and documentation contained his or her information and belief.
- Executive Secretary shall review the application to determine if required information of completion has been submitted. The Executive Secretary may request the health care worker to submit additional information regarding completion. Û
  - application and any additional information received from the health care worker for a determination of completeness. The State Board shall have no more than 45 days from the date of receipt of the of completeness requires seven affirmative votes and shall be based on a finding by the State Board that the health care worker has provided The Executive Secretary shall provide to the State Board a copy of the application for exception to determine completeness. A determination the required information. Failure to obtain seven affirmative votes results in a finding that the application is incomplete. (p
- A health care worker may submit additional information to the State The State Board shall re-evaluate the application for application for exception which is not complete within 60 days of a State Board finding of incompleteness shall be null and void and Board for an application for exception which has been deemed completeness based upon the additional information received. considered withdrawn. incomplete.
- All information submitted in conjunction with an application for in the course of the State Board deliberations in exception shall be considered public information and shall be subject conformance with the provisions of the Open Meetings Act [5 ILCS 120). Such information may be further disclosed in conformance with the provisions of the Freedom of Information Act (5 LLCS 140) and the rules and regulations promulgated thereunder. to disclosure

# Section 1235.250 Application for Exception -- State Board Review

- complete. Failure to act on an application within the 90 day review period shall mean that no alternative is practical based upon the within 90 days from the date on which the application was deemed factors set forth in the completed application and shall constitute The State Board shall approve or deny an application for approval of the application. (Section 20(b) of the Act)
- During the course of review the State Board may request supplemental information from the health care worker. The State Board may, within Q Q

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HEALTH FACILITIES PLANNING BOARD

### IOTICE OF ADOPTED RULES

- day review period, defer action on the application until such time as the supplemental information has been received.
- this Subpart and the Act. Failure to obtain seven affirmative votes Approval of an application for exception requires seven affirmative votes and shall be based on a finding by the State Board that the health care worker has documented compliance with the provisions of shall constitute denial of the application for exception. Û
- Action taken by the State Board on an application for exception shall constitute a final administrative decision and shall be subject to the provisions of the Administrative Review Law (735 ILCS 5). q)
- Pursuant to an approved application for exception, a health care worker may invest in and refer patients to the specific entity identified in the application, whether or not the health care worker provides direct services within said entity, based upon his or having demonstrated community need unavailability of alternative financing. ( e

## SUBPART D: STATE BOARD ADVISORY OPINIONS

## Section 1235.300 Introduction

Health care workers may request an advisory opinion from the State Board regarding whether a referral to an existing or proposed entity does or does not violate the provisions of the Self-Referral Act. Such a request must involve an enlity with which the health care worker currently has or anticipates to have a financial involvement.

# Section 1235.310 Request for Opinion--Completeness Review

- and submitted to the Office of the Executive Secretary, 525-535 West A request for an advisory opinion must be made by a health care worker, in writing, on forms as may be prescribed by the Jefferson Street, Springfield, Illinois 62761. a a
- in order The request must contain the following information complete: q
- The name and identifying information of the health care worker requesting the opinion;
- Identification of the entity and description of the health care services being provided or proposed by or through the entity;
- The type and amount of existing or proposed investment interest A description of the nature of the investment interest and copies in the entity; 3 4
- of any existing or proposed documents between the health care worker and the entity including but not limited to leases, contracts, organizational documents, etc.
  - requesting the opinion that the information contained in the request for opinion and supporting documentation is true and Certification and notarized signature of the health care correct to the best of his or her information and belief. 5

## HEALTH FACILITIES PLANNING BOARD

NOTICE OF ADOPTED RULES

#### all required information has been submitted. The Executive Secretary Executive Secretary shall review the request to determine whether may request the health care worker to submit additional information. (°)

- determine whether the request is complete within 45 days from the date the required information. A request which fails to receive seven advisory opinion and any additional information received from the health care worker to the State Board. The State Board shall completeness requires seven affirmative votes and shall be based on a finding by the State Board that the health care worker has provided Executive Secretary shall submit a copy of the request for of receipt of the request for advisory opinion. A determination of affirmative votes shall be deemed incomplete. q
- incomplete request for advisory opinion which is not complete within Board for a request for advisory opinion which has been deemed The State Board shall re-evaluate the request for 60 days of a State Board determination shall be considered withdrawn. completeness based upon the additional information received. A health care worker may submit additional information to the incomplete. ( e
  - opinion shall be considered public information and shall be subject to All information submitted in conjunction with a request for advisory conformance with the provisions of the Open Meetings Act (5 ILCS 120) Such information may be further disclosed in conformance with the provisions of the Freedom of Information Act (5 ILCS 140) and the in the course of the State Board deliberations rules and regulations promulgated thereunder. disclosure (J

# Section 1235.320 Request for Opinion -- State Board Review

- State Board shall issue its advisory opinion within 90 days from the date the request for advisory opinion was deemed complete. a
- information from the health care worker. The State Board may, within During the course of review the State Board may request supplemental the 90 day review period, defer action on the application until such time as the supplemental information has been received. e (q
  - Failure to render an opinion within 90 days from the date of declaring referral described in the request is not or will not be a violation of The State Board advisory opinion shall be presumptively correct. a request complete shall create a rebuttable presumption that the Self-Referral Act. (Section 20(g) of the Act) (°
- An advisory opinion shall not constitute a final administrative decision within the meaning of the Administrative Review Law [735 1LCS

#### ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENT(S)

- Cancellation, Revocation or Suspension of Licenses or 1) Heading of Part: Permits
- 92 Ill. Adm. Code 1040 2) Code Citation:
- Adopted Action 3) Section Numbers

1040.101

Amendment

- Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 2-104(b))[625 ILCS 5/2-104(b)] and Sections 6-201 et seq. and 6-700 et seq. of the Illinois Driver Licensing Law of the Illinois Vehicie Code (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 6-201 et seq. and 6-700 et seq.)[625 ILCS 5/6-201 et seq. and 5/6-700 et seq.].
- May 27, 1993 5) Effective Date of Amendments:
- 6) Does this rulemaking contain an automatic repeal date?
- 7) Does this amendment contain incorporations by reference? No
- May 27, 1993 8) Date Filed in Agency's Principal Office:
- 9) Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 1747 (February 16, 1993)
- No 10) Has JCAR Issued a Statement of Objections to this Rule?
- 11) Differences between proposal and final version:

Pursuant to suggestions from the Administrative Code Division of the Secretary of State the following changes were made:

These changes were also The new ILCS citations were integrated following any reference to the Ill. Rev. Stat. and the word "formerly" was omitted. These changes were also noted in the Authority Section. At Section 1040.101, the word "Section" was inserted preceding the Section number in the heading. At subsection (e) the language "Ill. Rev. Stat. 1987, ch. 95 1/2, 6-118" was added and then stricken through as was the whole subsection.

some minor typographical changes were made. Additionally, at Section Pursuant to suggestions from the Joint Committee on Administrative Rules 1040.101(b), at line 8, the word "Code" was inserted immediately following the words "Illinois Vehicle".

Have all the changes agreed upon by the Agency and JCAR been made as indicated in the Agreement Letter issued by JCAR? N/A

## NOTICE OF ADOPTED AMENDMENT(S)

- No 13) Will this rule replace any Emergency Rule(s) currently in effect?
- 14) Are there any other amendments pending on this Part? No.

Section Number

Proposed Action

Illinois Register Citation

- outlines the applicable to Section 6-118 of the rulemaking reinstatement fees which are collected pursuant This Summary and Purpose of Rule: Illinois Vehicle Code. 15)
- Information and answers to questions regarding this Adopted Rule should be directed to: 16)

Assistant Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 62723 217/782-5356 Robert J. Watkins

The full text of the Adopted Rule begins on the next page.

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SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER II: SECRETARY OF STATE TITLE 92: TRANSPORTATION

CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS PART 1040

Court to Forward Licenses and Reports of Convictions

Illinois Traffic Offense Table 1040.10 1040.20

Suspension or Revocation for Driving Without a Valid Driver's License 1040.25

Operating a Motor Vehicle During a Period of Suspension 3 or More Traffic Offenses Committed Within 12 Months 1040.30 1040.31

Suspension or Revocation of Driver's Licenses, Permits or Revocation 1040.32

Commission of an Offense Requiring Mandatory Revocation or Identification Cards Used Fraudulently 1040.35

Commission of a Traffic Offense in Another State Upon Conviction 1040.38

Suspension of Licenses for Curfew Violations Repeated Convictions or Collisions 1040.40 1040.41

1040.42

Fleeing and Eluding Illegal Transportation

Fatal Accident & Personal Injury Suspensions 1040.46 1040.43

or Revocations

Suspension or Revocation of a License of Commercial Vehicle Emission Suspensions 1040.48 1040.50

Vehicle Driver

Suspension or Revocation for Driver's License Classification Violations 1040.55

Release of Information Regarding a Disposition of Court Supervision 1040.60

Offenses Occurring on Military Bases 1040.65

1040.66

Invalidation of a Restricted Driving Permit National Driver Register 1040.70

Cancellation of Driver's License Upon Issuance of a Handicapped Identification Card 1040.80

1040.100 Rescissions

1040.101 Reinstatement Fees

Law of the Illinois Vehicle Code ( Ill. Rev. Stat. 198791, ch. 95 1/2, pars. 6-201 et seq. and 6-700 et seq.) [625 ILCS 5/6-201 and 5/6-700 et seq.] and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 198791, ch. 95 1/2, par. AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing 2-104(b)) [625 ILCS 5/2-104(b)].

SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 36, p. 282, effective June 30, 1979; amended at 5 Ill. Reg. 3533, effective April 1, 1981; amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674;

## NOTICE OF ADOPTED AMENDMENT(S)

amended at 10 111. Reg. 15265, effective September 4, 1986; amended at 11 111. Reg. 16977, effective October 1, 1987; amended at 11 111. Reg. 20657, effective December 8, 1987; amended at 12 111. Reg. 2148, effective January 11, 1988; 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective September 25, 1984; amended at 8 Ill. Reg. 23385, effective November 21, 1984; amended at 12 Ill. Reg. 14351, effective September 1, 1988; amended at 12 Ill. Reg. 15625, effective September 15, 1988; amended at 12 III. Reg. 16153, effective September 15, 1988; amended at 12 III. Reg. 16906 , effective October 1, 1988; amended at 12 III. Reg. 17120, effective October 1, 1988; amended at 13 Ill. Reg. 1593, effective January 23, 1989; amended at 13 Ill. Reg. 5162, effective April 1, 1989; amended at 13 Ill. Reg. 7802, effective May 15, 1989; 17087, effective October 16, 1989; amended at 13 Ill. Reg. 20127, effective December 8, 1989; amended at 14 Ill. Reg. 2944, effective February 7, 1990; amended at 14 Ill. Reg. 3664, effective February 27, 1990; amended at 14 Ill. amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. amended at 13 Ill. Reg. 8659, effective June 1, 1989; amended at 13 Ill. Reg. Reg. 5178, effective April 1, 1990; amended at 14 Ill. Reg. 5560, effective March 22, 1990; amended at 14 Ill. Reg. 14177, effective August 21, 1990; amended at 14 Ill. Reg. 18088, effective October 22, 1990, amended at 15 Ill. Reg. 14258, effective September 24, 1991; amended at 17 III. Reg. 8512 May 27, 1993 effective

## Section 1040.101 Reinstatement Fees

For purposes of this Section, the following definitions shall apply:

"Concurrent Actions Requiring Reinstatement Fees" - situation in which a driver has either two (2) or more suspensions, except miscellaneous suspensions, or two (2) or more revocations or a combination thereof on the driving record which were in effect at "Department" - Department of Driver Services within the Office of the Secretary of State.

Responsibility, Unsatisfied Judgment, Financial Responsibility - suspensions for "Miscellaneous Suspensions" and Auto Emissions violations.

the Illinois Vehicle Code or Section 11-501.1 of the Illinois Rules of the Road of the Illinois Vehicle Code (Ill. Rev. Stat. the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 19\$791, ch. 95 1/2, par. 6-118)[625 ILCS "Reinstatement Fees" - fees required to restore a person's pursuant to any provision of the Illinois Driver Licensing Law of 1988791, ch. 95 1/2, pars. 6-100 et seq. and 11-501.1) [625 ILCS 5/11-501.1 and 6-100 et seq.] as provided for in Section 6-118 of driving privileges after a person has been suspended or revoked 5/6-118].

#### ILLINOIS REGISTER

#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

- case partient will be equal to the tate in effect on January II 1980 as prescribed by Section 6-118 of the Illinois Driver Licensing Law of the Illinois Vehicle Code as now or hereafter amended (III. Rev. Stat. 1991, ch. 95 1/2, par. 6-118) [625 ILCS 5/6-118]. shall be the tate that is in effect on the cate the suspension began uniless the suspension statted ptiot to janualy II 1980] and wat therested in which The fee collected by the Department for reinstatement of a driver's license following a suspension extlading statutoff suchasty suspensions <u>Q</u>
- license following a revocation of a statutofy supporty suspension shall The see collected by the Department for reinstaneout of a driveria De the tate that was in effect on the date of the teinstafenent! 43
- The fee collected by the Department for concurrent actions requiring reinstatement fees shall be the highest rate that would be charged for a single action if each action were considered separately. (Op
- collect 860100 in teinstatement feek from the couft as broyided for in Section 64118 of the Illinois Driver ticensing taw of the Illinois 工机 足弱症 化硫苯唑 白芽 矮 考生病生物生的大学 法执行的法生产 未适应的过去式与好了 足影垂 到来的表生生的垂动主 异钙病工工 Yehlele godel (IIII Revi stati 19871 chi 93 1/21 bati 6+1181 14
- If a suspension or revocation is rescinded, the Department shall not collect a reinstatement fee for that specific action. <del>g</del>

effective May 27, 1993 8512 (Source: Amended at 17 Ill. Reg.

## NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of Part: Illinois Safety Responsibility Law
- 92 Ill. Adm. Code 1070 2) Code Citation:
- 3) Section Numbers

Adopted Action

1070.100

Amendment

- Statutory Authority: Sections 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (III. Rev. Stat. 1991, ch. 95 1/2, pars. 2-104(b)) [625 ILCS 5/2-104(b)] and Sections 7-100 et seq. of the Illinois Safety and Financial Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 7-100 et seq.) [625 ILCS 5/7-100 et seq.]. ( 7
- May 27, 1993 5) Effective Date of Amendments:
- Yes X No. 6) Does this rulemaking contain an automatic repeal date?
- 7) Does this amendment contain incorporations by reference?
- May 27, 1993 Date Filed in Agency's Principal Office: 8)
- 17 Ill. Reg. 2863 9) Notice of Proposal Published in Illinois Register: (March 5, 1993).
- 10) Has JCAR Issued a Statement of Objections to this Rule?
- Differences between proposal and final version

There were some suggested changes by the Administrative Code Division, Office of the Secretary of State as follows: The new ILCS citations were integrated into this rule following any reference to the Ill. Rev. Stat. omitting "formerly". In the Authority In Section Section changes were made using strike-outs and underscoring. 1070.100(b), the cite was updated from "1989" to "1991".

There were two minor punctuational changes recommended by the Committee on Administrative Rules.

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the Agreement Letter issued by JCAR? 12)
- 13) Will this rule replace any Emergency Rule(s) currently in effect?
- 14) Are there any other amendments pending on this Part?

#### ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

- required to delete or terminate an unsatisfied judgment or accident suspension from the driving record of a bankrupt debtor. 15) Summary and Purpose of Rule: This rulemaking establishes the notice
- Information and answers to questions regarding this Adopted Rule should be 16)

Assistant Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 62723 Tel: 217/782-5356 Robert J. Watkins

The full text of the Adopted Rule begins on the next page.

## NOTICE OF ADOPTED AMENDMENT(S)

#### CHAPTER II: SECRETARY OF STATE TRANSPORTATION TITLE 92:

#### ILLINOIS SAFETY RESPONSIBILITY LAW PART 1070

Exclusive Operation of Commercial Vehicles Driver's License Restriction for Incomplete Unsatisfied Judgment Failure to Satisfy Judgment Dormant and Dead Judgments Disposition of Security Release From Liability Installment Agreements Forms of Security 1070.100 Bankruptcy 1070.10 1070.20 1070.30 1070.40 1070.50 1070.60 1070.70

Law (Ill. Rev. Stat. 19891, ch. 95 1/2, par. 7-100 et seq.) [625 ILCS 5/7-100 Implementing and authorized by the Illinois Safety Responsibility AUTHORITY:

repealed at 7 III. Reg. 13678, effective October 14, 1983; new part adopted at 11 III. Reg. 20215, effective November 30, 1987; amended at 14 III. Reg. 6859, effective April 24, 1990; amended at 14 III. Reg. 10107, effective June 12, 1990; amended at 15 Ill. Reg. 15083, effective October 8, 1991; amended at 16 Ill. Reg. 2172, effective January 24, 1992; amended at 17 Ill. Reg. 8517 Filed and effective December 17, 1971; codified at 6 Ill. Reg. 12674; May 27, 1993 effective

## Section 1070.100 Bankruptcy

For purposes of this Section, the following definitions shall apply:

"Bankruptcy Debtor" - a debtor under any chapter of the Federal Bankruptcy Code. 'Chapter 13 Plan" - an order by a United States Bankruptcy Court requiring a monthly payment from the wages of a debtor.

Creditor" - a person to whom a debt is owed by another.

Debtor" - one who owes a debt.

of "Deletion of Suspension" - the permanent removal suspension from the driving record. "Department" - Department of Driver Services of the Office of the Secretary of State.

#### ILLINOIS REGISTER

#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

Discharge in Bankruptcy" - an order by a United States debts which are provable in bankruptcy, except those excluded by Bankruptcy Court relieving an individual from all of his/her the Bankruptcy Code.

Bankruptcy, which automatically stays any proceedings against him Department that indicates a debtor has filed a Petition in pursuant to Section 362 of the Bankruptcy Reform Act of 1978 (11 - any notice "Notice of Automatic Stay" U.S.C. Section 362).

States Bankruptcy Court informing the entities which have a claim "Notice of Meeting of Creditors" - a notice from the against the debtor that the debtor has filed bankruptcy. "Petition in Bankruptcy" - a petition filed in Bankruptcy Court, or with the Clerk, by a debtor seeking the protection of the Bankruptcy Code.

'Schedule A-3" - Schedule of Liabilities.

"Termination of Suspension" - a suspension which has ended.

United States Bankruptcy Court indicating the debtor has no the trustee "Trustee Report of No Assets" - a report from assets.

shall result in termination or deletion of the suspension from the driving record. Proper notice shall consist of, but not be limited If a debtor's driving privileges have been or will be suspended Illinois Vehicle Code (Ill. Rev. Stat. 198\$91, ch. 95 1/2, par. 7-201 because of an unsatisfied judgment or accident pursuant to Section 7-201 et seq. of the Illinois Safety Responsibility Law of the et seq.) [625 ILCS 5/7-201 et seq.], proper notice to the Department to, one of the following: p)

- Petition in Bankruptcy
- Notice of Meeting of Creditors
- Schedule A-3 or Schedule of Creditors
- Trustee Report of No Assets
- Discharge in Bankruptcy
- Notice of Automatic Stay (9
- Chapter 13 Wage Earner Plan

NOTICE OF ADOPTED AMENDMENT(S)

- Any evidence documenting an event prior in time to actual discharge shall be used by the Department to confirm a discharge in bankruptcy has occurred. ( )
- suspension shall be terminated and the file closed as of the date prior to the suspension date, the pending suspension will be deleted from the driving record. If proper notice is received the Department receives proper notice. (p
- the event the aebt is not asscharseal the suspension vilt be teinstated upon teceibt of ptopet notice from the valted states debtor shall notify the Department if the Petition in Bankruptcy has been dismissed or the debt has been discharged in bankruptcy. Banktubity couttl The ( a
- to Section 7-201 et seq. of the Illinois Safety Responsibility Law of the Illinois Vehicle Code which has been rescinded pursuant to this Section shall be reinstated when: A suspension because of an unsatisfied judgment or accident pursuant (F)
- the Petition in Bankruptcy has been dismissed; or
- Bankruptcy Court orders the debt States nondischargeable; or 5
- a court of competent jurisdiction enters an order finding the debt upon which the action is based nondischargeable pursuant to applicable sections of 11 U.S.C. Section 523(a) and Bankruptcy Rule 4007 as now or hereafter amended (11 U.S.C. Section 523(a) and Bankruptcy Rule 4007). 3)

May 27, 1993 (Source: Amended at 17 Ill. Reg. 8517, effective

#### REGISTER ILLINOIS

#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

- Issuance of Licenses 1) Heading of Part:
- 92 Ill. Adm. Code 1030 2) Code Citation:

Adopted Action 3) Section Numbers

1030.17

New Section

Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 19\$\$91, ch. 95 1/2, par. 2-104(b)) [625 ILCS 5/2-104(b)] and Section 6-104(a) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 198\$91, ch. 95 1/2, par. 6-104(a)) [625 ILCS 5/6-104(a)]. 7

- May 27, 1993 Effective Date of Amendments:
- Does this rulemaking contain an automatic repeal date? (9
- No 7) Does this amendment contain incorporations by reference?
- May 27, 1993 8) Date Filed in Agency's Principal Office:
- 17 Ill. Reg. 1752 Notice of Proposal Published in Illinois Register: (February 16, 1993) 6
- No Has JCAR Issued a Statement of Objections to this Rule? 10)
- 11) Differences between proposal and final version:

Pursuant to suggestions from the Administrative Code Division of Secretary of State, the following changes were made:

following references to the III. Rev. Stat. In the Table of Contents, Sections "1030.16 Physical and Mental Evaluation", and "1030.18 Medical Criteria Affecting Driver Performance" were added and the word "EMERGENCY" January 13, 1993, for a maximum of 150 days". In Section 1030.17(d) the It was necessary to integrate the new ILCS citations (in brackets) was inserted beneath the Section numbers to indicate these Sections are filed as Emergency Sections and are currently in effect. The main source note was updated with "Emergency amendment at 17 Ill. Reg. 1219, effective references to the Sections of the Illinois Vehicle Code were cited.

Pursuant to suggestions from the Joint Committee on Administrative Rules, the following changes were made: At the definition of "Cancellation", in the last line the ILCS cite was changed to read: [625 ILCS 5/1-100 and 6-201]. Also at Section 1030.17(d), in the last line the ILCS cite was changed to read: [625 ILCS 5/6-207(b)and 6-201(a)(1))].

## NOTICE OF ADOPTED AMENDMENT(S)

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the Agreement Letter issued by JCAR?
- 13) Will this rule replace any Emergency Rule(s) currently in effect?
- 14) Are there any other amendments pending on this Part?

Illinois Register Citation	17 III. Reg. 956/1219	(January 29, 1993) 17 Ill. Reg. 956/1219 (Tanuary 20, 1993)
Proposed Action	New Section	New Section
Section Number	1030.16	1030.18

- This proposed rulemaking sets forth the procedure for issuing corrected driver's licenses where the orignal license 15) Summary and Purpose of Rule: was issued in error.
- Information and answers to questions regarding this Adopted Rule should be directed to: 16)

Assistant Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 62723 Tel: 217/782-6250 Robert J. Watkins

The full text of the Adopted Rule begins on the next page.

#### SECRETARY OF STATE

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NOTICE OF ADOPTED AMENDMENT(S)

SECRETARY OF STATE TITLE 92: TRANSPORTATION CHAPTER II:

#### PART 1030

ISSUANCE OF LICENSES

Section

What Persons Shall Not be Licensed or Granted Permits Procedure for Obtaining a Driver's License 1030.10

1030.11

Driver's License Medical Advisory Board Cite for Re-examination 1030.12 1030.15

Physical and Mental Evaluation 1030.16

Errors in Issuance of Driver's License/Cancellation 1030.17

Medical Criteria Affecting Driver Performance

Classification of Drivers-References Classification Standards 1030.20 1030.30

Fifth Wheel Equipped Trucks 1030.40

Bus Driver's Authority, Religious Organization and 1030.50

Commuter Van Driver Operating a For-Profit Ridesharing Senior Citizen Transportation Vehicle 1030.55

Third-Party Certification Program Arrangement 1030.60

Religious Exemption for Social Security Numbers 1030.63

Instruction Permits 1030.65

Driver's License Testing/Vision Screening 1030.70

Driver's License Testing/Vision Screening with Vision Aid 1030.75

Arrangements Other than Standard Eye Glasses or Contact Lens(es) Driver's License Testing/Written Test 1030.80

Endorsements 1030.81

Vehicle Inspection 1030.84

Driver's License Testing/Road Test 1030.85

Exemption of Facility Administered Road Test Multiple Attempts/Road Test 1030.86

1030.88

Requirement for Photograph and Signature of Licensee Temporary Licenses 1030.90 1030.89

on Driver's License

Disabled Person/Handicapped Identification Card 1030.91

Restrictions 1030.92

Duplicate or Corrected Driver's License or Permit Restricted Local Licenses 1030.94 1030.93

Consular Licenses 1030.95

1030.100 Anatomical Gift Donor

1030.110 Emergency Medical Information Card 1030.115 Change-of-Address

1030.120 Issuance of a Probationary License

1030.130 Grounds for Cancellation of a Probationary License

Appendix A Questions Asked of a Driver's License Applicant

Appendix B Acceptable Identification Documents

## NOTICE OF ADOPTED AMENDMENT(S)

ch. 95 1/2, pars. 6-100 et seq.) [625 ILCS 5/6-100 et seq.] and authorized by Section 2-104 (b) of theIllinois Vehicle Title and Registration Law of the Illinois Vehicle Code (#2\$ ILC\$ \$/1/10# fotherty III. Rev. Stat. 1991, ch. 95 1/2, par. 2-104)[625 ILCS 5/2-104(b)].

June 1, 1989; amended at 13 III. Reg. 12880, effective July 19, 1989; amended at 13 III. Reg. 12978, effective July 19, 1989; amended at 13 III. Reg. 13989; affective August 22, 1989; amended at 13 III. Reg. 15112, effective September 8, 1989; amended at 13 III. Reg. 17095, effective October 18, 1989; amended at 14 III. Reg. 4570, effective March 8, 1990; amended at 14 III. Reg. 4570, effective March 8, 1990; amended at 14 III. Reg. 5183, effective March 21, 1992; emergency amendment at 17 III. Reg. 1219, effective January 13, 1993 for a maximum of 150 days; amended at 17 III. Reg. 7065, effective May 3, 1993; amended at 17 III. Reg. 8522, effective May 27, 1993 1990; amended at 14 III. Reg. 8707, effective May 16, 1990; amended at 14 III. Reg. 9246, effective May 16, 1990; amended at 14 III. Reg. 9498, effective May 17, 1990; amended at 14 III. Reg. 9498, effective May 17, 1990; amended at 14 III. Reg. 10510, amended at 14 III. Reg. 10510, effective June 18, 1990; amended at 14 Ill. Reg. 12077, effective July 5, 1990; amended at 14 Ill. Reg. 15487, effective September 10, 1990; amended at 15 Ill. Reg. 15783, effective October 18, 1991; amended at 16 III. Reg. 2182, effective January 24, 1992; amended at 16 Ill. Reg. 12228, effective July 16, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 18087, effective November 17, SOURCE: Filed March 30, 1971; amended at 3 III. Reg. 7, p. 13, effective April 2, 1979; amended at 4 III. Reg. 27, p. 422, effective June 23, 1980; amended at 6 III. Reg. 2400, effective February 10, 1982; codified at 6 III. Reg. 12674; amended at 11 III. Reg. 18292, effective October 23, 1987; amended at 12 III. Reg. 3027, effective January 14, 1988; amended at 12 III. Reg. 13221, effective amended at 12 III. Reg. 19777, effective November 15, 1988; amended at 13 III. Reg. 5192, effective April 1, 1989; amended at 13 III. Reg. 7808, effective Reg. 303, effective December 24, 1985; amended at 10 Ill. Reg. 18182, effective October 14, 1986; amended at 11 Ill. Reg. 9331, effective April 28, 1987; August 1, 1988; amended at 12 Ill. Reg. 16915, effective October 1, 1988; amended at 9 Ill. Reg. 2716, effective February 20, 1985; amended at 10 Ill.

Section 1030.17 Errors in Issuance of Driver's License/Cancellation

For purposes of this Section, the following definitions shall apply: a)

Administrative Error" - any act whereby an employee of the Secretary of State causes information, correctly submitted by the incorrectly presented on applicant's driver's license or permit. license applicant, to be

the Secretary of a person's driver's license because the licensee is no longer entitled to such license in accordance with Sections 1-110 and 6-201 of the Illinois Driver Licensing Law of the Illinois Vehicle Code. (III. Rev. Stat. 1991, ch. 95 1/2, pars. Cancellation" - the annulment or termination by formal action of 1-110 and 6-201)[625 ILCS 5/1-110 and 6-201].

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#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

"Classification" - a designation as to the kind and type of vehicle a driver is entitled to operate as outlined in Sections 1030.20, 1030.30 and 1030.40 of this Part.

a licensed physician specifying the cited driver is unable to appear during the 30 day re-examination period. This includes "Confirmed Medical Emergency" - documented medical emergency from but is not necessarily limited to the following conditions: hospitalization, serious illness, broken limbs.

"Department" - the Department of Driver Services of the Office of the Secretary of State.

Secretary of State employee which results in the driver being not qualified to hold the license as it is classified, restricted "Driver's License Issuance Error" - any act or omission by a and/or endorsed.

of State where driving examinations are administered and driver's "Driver Services Facility" - facility operated by the Secretary licenses are issued. "Endorsement" - an indication on the driver's license that the driver has qualified to operate certain types and/or combinations of vehicles, and/or carry specified cargo.

"Rescind Order" - a removal by formal action of an order canceling or denying the driver's license of an individual.

"Restriction" - requirement or condition added on a driver's license which, pursuant to Section 1030.92 of this Part, must first be met by the license holder before he/she may legally operate a motor vehicle.

- error, the Department shall provide the driver with written notice of his/her obligation to appear at a Driver Services Facility for granted to the driver, except upon receipt of a confirmed medical emergency. (III. Rev. Stat. 1991, ch. 95 1/2, par. 6-207)[625 ILCS issuance of a corrected driver's license without further testing to Section 6-207 the Illinois Driver Licensing Law of the illinois Vehicle Code. The Department shall allow the driver at least five (5) but no more than thirty (30) days from the notice date to obtain a corrected driver's license at no fee. No extension shall be In the event of a driver's license issuance error or administrative Q)
- a driver who obtains a corrected driver's license shall be deemed to be in compliance with the Department's request and shall be allowed to A driver who obtains a corrected driver's license shall be deemed retain his/her driving privileges. ô

## NOTICE OF ADOPTED AMENDMENT(S)

- license within the specified period shall result in the cancellation of his/her driver's license pursuant to Sections 6-207(b), and 6-201(a)(1) of the Illinois Driver Licensing Law of the Illinois or neglect of such driver to obtain a corrected driver's (III. Rev. Stat. 1991, ch. 95 1/2, pars. 6-207(b) and 6-201(a)(1)) [625 ILCS 5/6-207(b) and 6-201(a)(1)]. Vehicle Code. <del>p</del>
- Any driver canceled pursuant to this Section will be allowed to obtain a corrected driver's license without retesting or paying an additional fee, if the driver is not otherwise ineligible for the same. (e)
- An order rescinding the cancellation shall be entered on the record of a canceled driver who after being canceled under this Section obtains a corrected driver's license or renewal license. £)

8522, effective May 27, 1993 (Source: Added at 17 III. Reg. \_

#### ILLINOIS RECISIER

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#### SECRETARY OF STATE

### NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Procedures and Standards
- Code Citation: 92 Ill. Adm. Code 1001 23)
- Adopted Action: Naw Section New Section Now Section New Section New Section Section Numbers: 1001.500 1001.510 1001.520 1001.530 1001.540 3)
- 5/2-103, 2-104, 6-205(c), and 6-206(c)3]. Subpart D authorized by Section 2-104 of the Illinois Vehicle Code and implementing Sections 6-103, 6-205(c), 6-206(c)3, and 6-208 of the Illinois Vehicle Code (Ill. Rev. rized by Sections 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101 of the Illinois Vehicle Code (III. Rev. Stat. 1991, ch.95½, pars. 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101) [625 ILGS 5/ [625 ILCS 5/ 2-104, 6-103, 6-205(c), 6-206(c)3, and 6-208]. Subpart E implementing Sections 6-906, 6-908, 2-113, 2-118, 2-123, 6-103 and 6-201 and authorized by Sections 2-103, 2-104, 6-906 and 6-909 of Chapter 95% of 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101]. Subpart G implementing Sections 6-205(c) and 6-206(c)3 and authorized by Sections Stat. 1991, ch.951. pars. 2-103, 2-104, 6-205(c), and 6-206(c)3) [625 ILCS Stat. 1991, ch.95%, pars. 2-104, 6-103, 6-205(c), 6-206(c)3, and 6-208) Subpart A implementing Sections 2-113, 2-118, 6-205, 6-206, and 6-108 and authorized by Sections 2-103 and 2-104 of the Illinois Vehicle Gode (111. Rev. Stat. 1991, ch.95%, pars. 2-103, 2-104, 2-106, 2-107. 2-108, 2-113, 2-114, 2-118) [625 ILGS 5/ 2-103, 2-104, 2-106, 2-107. 2-108, 2-113, 2-114, 2-118]. Subpart B implementing Chapter 7 and autho-Subpart B implementing Chapter 7 and autho-2-103 and 2-104 of Chapter 95½ of the Illinois Vehicle Code (Ill. Rev. the Illinois Vehicle Gode (TII Rev. Stat. 1991, ch. 95½, pars. 2-103, 2-104, 2-113, 2-118, 2-123, 6-103, 6-201, 6-906, 6-908, 6-909) [625 U.GS 5/2-103, 2-104, 2-113, 2-118, 2-123, 6-103, 6-201, 6-906, 6-908, 6-909]. Statutory Authority: ( 4
- Effective Date of Rule Amendments: June 1, 1993
- Does this rulemaking contain an automatic repeal date? No 9
- Does this rule amendment contain incorporations by reference?
- Date Filed in Agency's Principal Office: May 24, 1993
- Notice of Proposal Published in Illinois Register:

February 16, 1993, 17 III. Reg. 1758

10) Has JCAR issued a Statement of Objections to these rules:

### NOTICE OF ADOPTED AMENDMENTS

11) Differences between proposal and final version:

The comments of the Administrative Code Division and JCAR have been incorporated into the amendments.

follow "the majority recommendations of the board members selected pursuant to subsection ( $\Gamma$ )(2) above." Section 1001,530(h)(2) was changed to state that the Secretary's order will

- Have all the changes agreed upon by the agency and JCAR been made indicated in the agreement letter issued by JCAR? Yes 12)
- Will this rule amendment replace an emergency rule amendment currently in effect? Yes 13)
- Are there any amendments pending in this Part? No 14)
- manner in which hearings are to be held for Petitloners whose driving privileges have been cancelled or restricted due to medical reasons. See the Driver License Medical Review Law of 1992 (625 ILGS 5/6-900 et seq.) This amendment sets forth the Summary and Purpose of Rule Amendments: 15)
- Information and questions regarding this adopted rule amendment begins on the next page: 16)

Room 200, Michael J. Howlett Building Department of Administrative Hearings Jay L. Mesi, Senior Legal Advisor Springfield, Illinois 62756 Secretary of State

The full text of the Adopted Amendments begins on the next page:

#### ILLINOIS REGISTER

#### SECRETARY OF STATE

NOTICE OF ADOPTED AMENIMENTS

CHAPTER 11: SECRETARY OF STATE TITLE 92: TRANSPORTATION

PROCEDURES AND STANDARDS PART 1001

SUBPART A: FORMAL ADMINISTRATIVE HEARINGS

				torney	lce ce	Parties	Commencement of Actions; Notice of Hear			1 Hearings		88	
	Applicability	Definitions	Right to Counsel	Appearance of Attorney	Special Appearance	Substitution of Parties	Commencement of	Motions	Form of Papers	Conduct of Formal Hearings	Orders	Record of Hearings	Invalidaty
Dec Lon	1001.10	1001.20	1001.30	1001.40	1001.50	1001.60	1001.70	1001.80	1001.90	1001.100	1001.110	1001.120	1001.130

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# SUBPART B: ILLINOIS SAFETY RESPONSIBILITY HEARINGS

Hearings: Notice; Location; Procedures; Record Rules of Evidence Decisions and Orders Scope of Hearings Definitions Rehearings 1001.220 1001.240 1001.250 1001.260 1001.270 1001.280 1001.210

Applicability

Section 1001.200

Judicial Review Invalidity SUBPART C: RULES ON THE CONDUCT OF INFORMAL HEARINGS IN DRIVERS LICENSE SUSPENSIONS AND REVOCATIONS

Right to Representation Applicability Definitions 1001.310 1001.320

Duties and Responsibilities Location of Hearings Records and Reports 1001.330 1001.340 1001.350 1001.360

Invalidity Decisions

STANDARDS FOR THE GRANTING OF RESTRICTED DRIVING PERMITS, DRIVING PRIVILEGES BY THE OFFICE OF THE SECRETARY OF STATE REINSTATEMENT, AND THE TERMINATION OF CANCELLATIONS OF SUBPART D:

Applicability Definitions 1001.400 1001.410

General Provisions Relating to the Issuance of Restricted Driving Permits 1001.420

General Provisions for Reinstatement of Driving Privileges after Revocation 1001,430

Provisions for Alcohol and Drug Related Revocations, Suspensions, 6-206(a)1, 6-206(a)6, 6-206(a)17, 6-206(a)24, 6-206(a)31, 6-201, and Cancellations Pursuant to Sections 6-205(a)2, 6-205(d), 6-203, 6-203.1 and 11-501.1

New Hearings

Requests for Modification of Revocations and Suspensions Renewal, Correction and Cancellation of RDP's 094. 1001,470 1001.

Unsatisfied Judgement Suspensions 1001.480

Invalidity

1001,490

Reinstatement Application Based Upon Issuance of Drivers License in a State Which is a Member of the Driver License Compact 1001,485

SUBPART E: FORMAL MEDICAL HEARINGS

1001.500 1001.510 1001.520

Definitions Procedure

Conduct of Medical Formal Hearings 1001.530

Subsequent Hearings

2-113, 2-114, 2-118] [625 | LGS 5/2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, 2-118]. Subpart B implementing Chapter 7 and authorized by Sections 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101 of the Illinois Vehicle Code (III. Rev. Stat. 1989 1991, ch.95\frac{1}{2}, pars. 2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101] [625 | LGS 5/2-103, 2-104, 2-106, 2-107, 2-108, 2-113, 2-114, and 7-101]. Subpart C implementing Sections 6-205(c), 6-206(c)3, and 6-208) [625 ILGS 5/ 2-104, 6-103, 6-205(c), 6-206(c)3, Subpart A implementing Sections 2-113, 2-118, 6-205, 6-206, and 6-108 and authorized by Sections 2-103, and 2-104 of the Illinois Vehicle Code (III. Rev. Stat. 19891991, ch.951, pars. 2-103, 2-104, 2-106, 2-107. 2-108, Code and implementing Sections 6-103, 6-205(c), 6-206(c)3, and 6-208 of the Illinois Vehicle Code (III. Rev. Stat. 4989 1991, ch.95‡, pars. 2-104, 6-103, and 6-208]. Subpart E implementing Sections 6-906, 6-908, 2-113, 2-118, 2-123, 6-103 and 6-201 and authorized by Sections 2-103, 2-104, 6-906 and 6-205(c) and 6-206(c)3 and authorized by Sections 2-103 and 2-104 of Chapter 2-103, 2-104, 6-205(c), and 6-206(c)3) [625 ILGS 5/ 2-103, 2-104, 6-205(c), and 6-206(c)3]. Subpart D authorized by Section 2-104 of the Illinois Vehicle 95½ of the Illinois Vehicle Code (Ill. Rev. Stat. 1989 1991, ch.95½, pars. AUTHORITY:

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NOTICE OF ADOPTED AMENDMENTS

95½, pars. 2-103, 2-104, 2-113, 2-118, 2-123, 6-103, 6-201, 6-906, 6-908, 6-909) J 625 ILCS 5/ 2-103, 2-104, 2-113, 2-118, 2-123, 6-103, 6-201, 6-906, 6-909 of Chapter 951 of the Illinois Vehicle Code (111 Rev. Stat. 1991, ch.

emergency amendment at 17 111. Reg. 2047, effective January 27, 1993, for a maximum of 150 days; amended at 17 111. Reg. 6274, effective May 1, 1993; amended at 17 111. Reg. 85.28 , effective June 1, 1993. SOURCE: Adopted and codified at 7 III. Reg. 7501, effective June 17, 1983; amended at 8 III. Reg. 4220, effective April 1, 1984; emergency amendment at 9 111. Reg. 17030, effective October 18, 1985, for a maximum of 150 days; Reg. 17844, effective October 15, 1987; amended at 13 111 Reg. 15803 effective amended at 10 III. Reg. 4558, effective March 18, 1986; amended at 11 III. October 1, 1989, amended at 14 Ill. Reg. 2601 effective February 15, 1990; at 16 III. Reg. 19926, effective December 8, 1992, for a maximum of 150 days; amended at 14 III. Reg. 16041, effective October 1, 1990; emergency ame

Capitalization denotes Statutory language

SUBPART E: FORMAL MEDICAL HEARINGS

Section 1001.500 Applicability

determination by a medical review panel, no person shall have a right to a medical review panel as provided in 92 III. Adm. Code 1030.16. Prior to a This Subpart shall apply to all formal hearings conducted pursuant to the driving privileges of the Petitioner as the result of a determination by the Illinois Vehicle Code relating to the cancellation, denial, or restriction of formal medical hearing with the Secretary of State.

., effective June 1, 1993) 8528 (Source: Added at 17 Ill. Reg.

Section 1001.510 Definitions

"Board" means the Illinois Medical Advisory Board appointed by the Secretary pursuant to Section 6-902 of the Driver License Medical Review Law of 1992 (625 ILCS 5/6-902).

"Board Member" means an Illinois Medical Advisory Board member.

"Chairperson" means the chairperson of the Illinois Medical Advisory

"Medical Review Panel" means a panel of three board members selected by the chairperson who, at the request of a Petitioner, review a board member's initial determination regarding the issuance of required prior to the Petitioner being eligible to apply for a driving privileges. See 92 III. Adm. Code 1030.16. This review formal medical hearing under this Subpart E.

NOTICE OF ADOPTED AMENDMENTS

'Secretary" means the Illinois Secretary of State.

\_, effective June 1, 1993) 8528 (Source: Added at 17 Ill. Reg.

Section 1001.520 Procedure

Hearings held under this Subpart shall be conducted in accordance with all of the rights, privileges, and procedures as set forth in Subpart A of this Part (92 Ill. Adm. Gode 1001.Subpart A), except as otherwise provided for in this Subpart E.

-, effective June 1, 1993) (Source: Added at 17 III. Reg. 8528

Section 1001.530 Conduct of Medical Formal Hearings

- Due to the confidentiality of the evidence involved in these hearings, they are not open to the public and the evidence obtained and any order entered shall not be available to the public. a)
- ing upon the convenience of the hearing committee members and the Springfield, depend-These hearings shall be conducted in Chicago or Petitioner. 9
- No board member shall be subject to depositions, interrogatories, or All documents used by any board member in making a determination shall be made available, however, upon request by the Petitioner, if it is relevant to the issues to be decided at the formal medical hearing. ()
- No prehearing conference will be allowed prior to the date of the hearing. q
- The burden of proof rests with the Petitioner to show by clear and convincing evidence that driving privileges should be granted. ( )
- Every hearing shall be conducted by a hearing committee which shall consist of: ()
- A hearing officer who will preside over the hearing and perform the following duties: 1
- Inform the Petitioner of the purpose of the hearing. (Y
- Inform the Petitioner of the scope of relevant medical issues which were determined by the medical review panel. B)
- Read into the record the entries contained in the Petitioner's driving abstract. <u>ပ</u>

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#### SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENTS

- Rule on motions, the admissibility of evidence, and determine all other nonmedical related issues pending evidence, on motions, the admissibility before the hearing committee. <u>a</u>
- Three (3) members of the board, who shall be selected by the chairperson or his/her designee, based upon the member's expertise or specialty in the field of medicine at issue. pending before the committee, based upon the medical criteria These members shall determine all medical related found in 92 III. Adm. Code 1030.18 2)
- hearing shall proceed in the following manner: The 8
- The hearing officer will introduce the individual members of the hearing committee. 1
- The hearing officer will explain the scope of the medical record the contents of the Petiissues and read into the tioner's driving abstract. 2)
- The Petitioner will be allowed to present evidence in the form of documents and/or testimony consistent with the scope of the hearing. 3)
- evidence presented. The hearing officer may ask questions The hearing committee members will be allowed to ask questions of the Petitioner and/or any witnesses regarding the medical concerning procedural and other matters as he/she deems neces-4
- questioning allowed to At the conclusion of the Petitioner's evidence and by the hearing committee, the Petitioner will be make a closing statement. 2)
- After any closing statement, the hearing committee shall render a decision regarding the issues presented, in whole or in part, except that the matter may be taken under advisement to review pertinent evidence. (9
- After the hearing, the hearing committee shall prepare a written include findings of fact, conclusions of law, recommendations of the hearing committee, and the order report which shall H)
- prepare the findings of fact, conclusions of law, recommendations to the Secretary, and a proposed order of the Secretary, based upon the recommendations of the board members regarding The bearing officer shall, with the aid of the board members, the medical issues. 1)

### NOTICE OF ADOPTED AMENDMENTS

- 2) The Secretary will then enter an order following the majority recommendations of the board members selected pursuant to subsection (f)(2) above. This order will be a final, appealable administrative order within the meaning of the Administrative Review Law (735 ILGS 5/3-101 et seq.).
- The Office shall send a copy of the written report to the Petitioner and any attorney of record.

(Source: Added at 17 III. Reg. 8528 , effective June 1, 1993)

Section 1001.540 Subsequent Hearings

If a petitioner is denied the relief requested at a formal medical hearing, another such hearing will not be granted unless the petitioner's case is again reviewed by the medical review panel after the submission of new evidence.

(Source: Added at 17 Ill. Reg. 8528\_\_, effective June 1, 1993)

#### ILLINOIS REGISTER

# ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED REPEALER

State Toll Highway Rules	92 Ill. Adm. Code 2520	Repealed
Heading of Part:	Code Citation:	2520,026 2520,026 2520,105 2520,105 2520,200 2520,201 2520,201 2520,203 2520,203 2520,203 2520,203 2520,213 2520,213 2520,213 2520,213 2520,213 2520,213 2520,213 2520,213 2520,213 2520,213 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223 2520,223
1	2)	

Repealed

2520.302

#### ILLINOIS REGISTER

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED REPEALER

| Repealed |
|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|
| 2520,303 | 2520.304 | 2520.305 | 2520.400 | 2520.401 | 2520.402 | 2520.403 | 2520.404 | 2520.405 | 2520.501 | 2520.600 | 2520.601 | 2520.602 | 2520.603 | 2520.604 |

- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 121, par. 100-1 et seq., (605 ILCS 10/1 et
- 5) Effective date of Repealer: May 27, 1993
- 6) Does this rulemaking contain an automatic repeal date? Yes
- 7) Does this proposed repealer contain incorporations by reference? Yes
- 8) Date filed in agency's principal office: May 11, 1993
- 9) Notice of proposal published in Illinois Register. 1992, 17 Ill. Reg. 981
- 10) Has JCAR issued a Statement of Objections to these Rules? No
- 11) Differences between proposal and final version: N/A to Repealer
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issed by JCAR? Yes, Date of Repealer
- 13) Will this rulemaking replace an Emergency Rule currently in effect? No

#### ILLINOIS REGISTER

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED REPEALER

- 14) Are there any amendments pending on this Part? No. The entire Part seeks repeal of the current rules.
- 15) Summary and purpose of rules: This Part contains the current rules and regulations of the Illinois State Toll Highway Authority applicable to traffic and persons using the toll highway system, pursuant to 121 Ill. Rev. stat. 1991, ch. 121, Sec. 100-1 et seq. (605 ILCS 605 10/1 et seq.)
- 16) Information and questions regarding these repealed rules shall be directed to:

Mr. Frank M. Howard
Chief Counsel
Special Assistant Attorney General
Illinois State Toll Highway Authority
One Authority Drive
Downers Grove, Illinois 60515
(708) 241-6800

# ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED RULES

State Toll Highway Rules	92 Ill. Adm. Code 2520	Adopted Action:
Heading of Part:	Code Citation:	Section Numbers:
0	7)	3)

	New Section		New Section
2520.105 2520.110 2520.200 2520.201 2520.202	2520.203 2520.204 2520.205 2520.206 2520.207 2520.208 2520.209 2520.210	2520,211 2520,212 2520,214 2520,215 2520,216 2520,217 2520,218 2520,219 2520,219	2520,221 2520,222 2520,223 2520,224 2520,225 2520,300 2520,301 2520,303 2520,303

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AUTHORITY	
ILLINOIS STATE TOLL HIGHWAY	

## NOTICE OF ADOPTED RULES

New Section New Section	New Section	New Section	New Section	New Section New Section	New Section New Section	New Section	New Section
2520.305 2520.400	2520.401 2520.402	2520.403 2520.404	2520.405	2520.500	2520.501 2520.502	2520.503	2520.600

- III. Rev. Stat. 1991, ch. 121, par. 100-1 et seq., (605 ILCS 10/1 4) Statutory Authority:
- Effective date of these Rules: May 27, 1993
- Does this Rulemaking contain an automatic repeal date? No 9
- Do these Rules contain incorporation by reference? Yes ~
- Date files in Agency's Principal Office: May 11, 1993 <u>@</u>
- Notice of Proposal Published in Illinois Register: January 3, 1993, 17 Ill. Reg. 542 6
- Has JCAR issued a statement of objections to these Rules? No
- 11) Difference(s) between proposal and final version: Various grammatical and technical corrections have been made at the suggestion of the Administrative Code Division or the Joint Committee on Administrative Rules.

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED RULES

- 12) Have all the changes agreed upon the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Rules replace any emergency Rules currently in effect? No
- 14) Are there any Amendments pending on this part? No
- 15) Summary and Purpose of Rules? This Part contains the current rules and regulations of the Illinois State Toll Highway Authority applicable to traffic and persons using trhe toll highway system, pursuant to III. Rev. Stat. 1991, ch. 121, Sec. 100-1 et seq. (605 ILCS 605 10/1 et seq.)
- 16) Information and questions regarding this adopted Part shall be directed to:

Mr. Frank M. Howard
Chief Counsel
Special Assistant Attorney General
Illinois State Toll Highway Authority
One Authority Drive
Downers Grove, Illinois 60515
(708) 241-6800

The full text of the Adopted Rules begins on the next page:

#### ILLINOIS REGISTER

# ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED RULES

### TITLE 92: TRANSPORTATION CHAPTER IV: ILLINOIS TOLL HIGHWAY AUTHORITY

#### PART 2520 STATE TOLL HIGHWAY RULES

## SUBPART A: AUTHORITY AND DEFINITIONS

	Authority	Definitions	
ection	2520.105	2520.110	

# SUBPART B: GENERAL TRAFFIC RULES AND REGULATIONS

f Section

띡	200 Illinois Vehicle Code	201 Use of Tollway Prohibited	202 Vehicles and Equipment Which May Be Excepted from Provisions of	2520.201	203 Transportation of Hazardous Materials	204 Special Usage Toll	205 Loading or Unloading of Vehicles	206 Full Stop at All Toll Plazas						Pushing or Towing of Vehicles	213 Stopping or Halting Vehicles by the Authority	214 Destruction of Authority Property		216 Aircraft	217 Sale of Goods and Services	218 Solicitation of Rides	219 Loitering or Interfering with Traffic			
Section	2520.200	2520.201	2520.202		2520.203	2520.204	2520.205	2520.206	2520.207	2520.208	2520.209	2520.210	2520.211	2520.212	2520.213	2520.214	2520.215	2520.216	2520.217	2520.218	2520.219	2520.220	2520.221	2520.222

# ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED RULES

Payment of Tolls	Prohibited Lanes	Traffic Control Devices	Penalty for Violation
2520.223	2520.224	2520.225	2520.226

#### SUBPART C: TRESPASS

Authority Restriction of Vehicles Using the Tollway Restriction on Nature of Use of Tollway	Enforcement Persons and Vehicles Excepted from the Requirements of Subpart C Penalties
2520.300	2520.303
2520.301	2520.304
2520.302	2520.305

## SUBPART D: SPEED RESTRICTIONS

	Authority	Maximum Speed Limits for Passenger Cars	Maximum Speed Limits for Trucks, Buses, Passenger Cars Towing Trailer.	House Trailer and Campers	Maximum Speed Limits for Service Areas, Parking Areas, Access Roads ar	Ramps	Road Hazards and Construction Zones	Minimum Speed Limits	Special Road Conditions
Section	2520.400	2520.401	2520.402		2520.403		2520.404	2520.405	2520.406

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## SUBPART E: CONDUCT PROVISIONS

Penalt
Provisions Violations Littering - Penalty Spurious or Counterfeit Tickets, Coupons or Tokens - Penalt Foll Collection Devices - Penalty for Breaking
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Coupo
Provisions Violations Littering - Penalty Spurious or Counterfeit Tickets, Coupons or To Toll Collection Devices - Penalty for Breaking
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Section 2520.500 2520.501 2520.502 2520.503 2520.504

## SUBPART F: SEVERABILITY CLAUSE

Section 2520,600 Partial Invalidity

#### ILLINOIS REGISTER

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

AUTHORITY: Implementing and authorized by the Toll Highway Act, Ill. Rev. Stat., 1991 ch. 121, par. 100-1 et seq. [605 ILCS 10/1 et seq.].

SOURCE: Filed January 3, 1973; effective February 1, 1973; codified at 8 II. Reg. 19884; Part repealed, new Part adopted at 17 III. Reg. 8539, effective May 27, 1993

## SUBPART A: AUTHORITY AND DEFINITIONS

Section 2520.105 Authority

This Part is adopted and promulgated by the Authority pursuant to the powers vested in the Authority by the Toll Highway Act (III. Rev. Stat. 1991, ch. 121, par. 100-1, et seq.) [605 ILCS10/1 et seq.] and supersedes all previous Rules adopted and promulgated by the Illinois State Toll Highway Commission and the Illinois State Toll Highway Authority.

Section 2520.110 Definitions

The following words and phrases when used in this Part shall have the meanings respectively ascribed to them in this Section:

"Authority" means the Illinois State Toll Highway Authority, an instrumentality and administrative agency of the State of Illinois, formerly known as the Illinois State Toll Highway Commission.

"Authorized Emergency Vehicles" means vehicles of fire departments and police departments, ambulances, emergency vehicles of public service companies, and other vehicles approved and authorized by the Authority when performing emergency business.

"Department of Transportation" means the Department of Transportation of the State of Illinois.

"Hazardous Materials" means and includes explosives, radioactive materials, etiologic agents, and other dangerous materials, as defined in Title 18, Sections 831-835, U.S. Code, including flammable liquids.

"Illinois Vehicle Code" means the Illinois Vehicle Code as set forth in III. Rev. Stat. 1991, ch. 95 1/2, par. 1-100, et seq. [625 ILCS 5/1-100 et seq.]

### NOTICE OF ADOPTED RULES

"Motor Driven Cycles" means every motorcycle or motor scooter with less than 150 cubic centimeter piston displacement, including motorized pedaleycles.

"Oases" means the portions of the Tollway Right-of-Way occupied by restaurants, buildings and service stations, and parking and landscaped areas adjacent thereto.

"Right-of-Way" means the entire area of the Tollway within the fence lines (or the barrier wall(s), where no fence exists), including but not limited to the roadways, shoulders, structures, landscaped areas, maintenance areas, Oases, toll plaza areas, or any other area under the control or jurisdiction of the Authority.

"Toll" means the fixed compensation to be paid to the Authority for the privilege of using the Tollway or any part thereof.

Toll Highway Act" means (III. Rev. Stat.1991, ch. 121 par. 100-1, et seq.) [605 ILCS 10/1 et seq.].

"Toll Plaza" means any toll collection facility located upon the Tollway, including manned toll booths and/or automatic toll collection machines.

"Tollway" means the Illinois Toll Highways consisting of four routes, including ramp connections, which are described, in general, as:

Tri-State Tollway (I-294/I-94) which extends from the connection with the Calumet and Kingery Expressways (Interstate Routes 94 and 80) west of Lansing, Illinois, west, northwest, and north around and through the Chicago Metropolitan Area to Interstate Route 94, terminating one mile south of the Illinois-Wisconsin Line, and includes a spur leading to and from the north end of the Edens Expressway;

Northwest Tollway (I-90) which extends from the connection with the Kennedy Expressway (Interstate Routes 90 and 190) near the Des Plaines River, Leyden Township, Cook County, Illinois, northwest, crossing and connecting with the Tri-State Tollway, continuing northwest past Elgin, Illinois, to Rockford, Illinois, turning north and terminating at a point one and one-half miles south of the Illinois-Wiccourt Ine.

#### ILL INOIS REGISTER

ILLINOIS STATE TOLL HIGHWAY AUTHORITY

## NOTICE OF ADOPTED RULES

East-West Tollway (I-88) which extends from a connection at the western end of the Eisenhower Expressway (Interstate Route 290) in Hillside, Illinois, west, crossing and connecting with the Tri-State Tollway, continuing west past Aurora, DeKalb, Rochelle, and Dixon, and terminating east of Rock Falls, Illinois in a connection with U.S. Route 30;

North-South Tollway (I-355) which extends from a connection with the Stevenson Expressway (Interstate Route 55) near Bolingbrook, Illinois, north, crossing and connecting with the East-West Tollway, passing Woodridge, Lisle, and Lombard, and terminating at Army Trail Road in Addison, Illinois, with a connection to Illinois Route 53.

"Traffic Control Devices" means all signs, signals, markings and devices, including but not limited to barricades and traffic cones, placed or erected by the Authority or its agents for the purpose of regulating, warning, or guiding fraffic.

"Traffic Lanes" are the lanes designated for vehicular travel on the Tollway which shall be designated numerically with the extreme left lane of each directional roadway being numbered "Lane No. 1", and each lane to the right of Lane No. 1 carrying traffic in the same direction being numbered consecutively.

# SUBPART B: GENERAL TRAFFIC RULES AND REGULATIONS

Section 2520.200 Illinois Vehicle Code

The Rules in this Subpart B are applicable to traffic on the Tollway and are adopted and prescribed by The Authority pursuant to the power vested in the Authority by the Toll Highway Act.

- Except when inconsistent with this Part, the Illinois Vehicle Code is adopted
  as a Rule and Regulation regulating traffic and the operation of motor vehicles
  on the Tollway.
- Users of the Tollway are subject to state and federal laws applicable to conduct on the public highways of Illinois, when not inconsistent with this Part.

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

Use of Tollway Prohibited Section 2520.201

The following uses of the Tollway, and entry thereon, or on any part of its Right-of-Way are prohibited:

- Pedestrians, except at authorized areas at Oases, Toll Plazas and maintenance a)
- Animals led, ridden or driven on the hoof. **P**
- Bicycles with or without motors, or motor driven cycles. Û
- Vehicles transporting animals or poultry not properly secured or confined. ਚ
- Vehicles with deflated pneumatic tires, metal tires, caterpillar treads, studded tires or tires with chains. ê
- Vehicles with loads improperly secured or vehicles transporting gravel, sand, limestone or like materials apt or capable of being windblown or escaping from the vehicles in any manner unless such load is securely covered. 4
- Farm implements and machinery, whether self-propelled or towed. 8

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- permit has been issued with respect to such vehicles by the Illinois Department Illinois Vehicle Code; provided, however, that notwithstanding the provisions of said Code, the following vehicles are prohibited, whether or not a special Vehicles exceeding the size, weight and load limitations as set out in the of Transportation:
- Vehicles exceeding 10 feet in overall width.
- Vehicles exceeding 14 feet 6 inches in height,
  - Overdimension Vehicles
- Vehicles whose overall length exceeds 100 feet, unless prior obtained from the Authority. Application for such approval written approval for such overdimension vehicles has been shall be in writing and contain the following information: ¥
- including tractor and trailer license plate numbers, total An accurate and complete description of the vehicle,

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## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

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number of axles, overall length of the vehicle, and a description of the load; and

- The points at which the vehicle is to enter and exit the Tollway; and <u>:</u>
- traveling on the Tollway and negotiating the entrance and exit ramps which will be used for the specified routes. Other information as the Authority may require to determine whether the vehicle is capable of safely
- Nothing herein shall be deemed to require the Authority to issue safely or properly travel on the Tollway. Further, the Authority Authority determines, at its discretion, that the vehicle cannot event the vehicle load is devisable to an overall length of 100 shall not be required to issue an overdimension permit in the an overdimension permit for use of the Tollway when the  $\widehat{\mathbf{B}}$
- Vehicles designed for the carrying of more than 10 persons and exceeding eight feet six inches in width. 4
- Overweight Vehicles 2
- Vehicles whose weight exceeds the limitations of Section 15-111 of the Illinois Vehicle Code, unless written approval has been obtained from the Authority. An application for such approval shall contain the following information: P
- including tractor and trailer license plate numbers, total number of axles, distance between axles, axle weights, An accurate and complete description of the vehicle, gross weight, and a description of the load; and
- which the vehicle will enter and leave the Tollway; and The proposed routes to be used, including the points at <u>:</u>
- Other information as the Authority may require to determine whether the vehicle is capable of safely

## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

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traveling on the Tollway and the entrance and exit ramps which will be used for the specified routes.

- Section 15-111 of the Illinois Vehicle Code by not more than 30%, and that have been approved for travel on the Tollway, Vehicles whose weight exceeds the limitations as set out in shall pay a permit fee of \$35.00 to the Authority. B
- Vehicles whose weight exceeds the limitations of Section 15-111 of the Illinois Vehicle Code by more than 30%, and that have been approved for travel on the Tollway, shall pay a permit fee of \$150.00 to the Authority. Û
- Section shall not be required to pay a Special Usage Toll as set Overweight vehicles paying the permit fees required under this out in Section 2520.204 of this Part. 0
- Nothing herein shall be deemed to require the Authority to issue an overweight permit for use of the Tollway when the Authority determines, in its discretion, that the vehicle cannot safely or properly travel on the Tollway.  $\widehat{\Xi}$
- poles, pipes, machinery or other objects of a structural nature which cannot be through Friday, and from one-half hour before sunrise until noon on Saturday, readily disassembled, shall be allowed on the Tollway only during the period Overdimension vehicles, as defined by Section 15-100 et seq. of the Illinois except no such vehicles shall be permitted on the Tollway on the following Vehicle Code and subsection (h) of this Section, and vehicles transporting from one-half hour before sunrise to one-half hour after sunset, Monday

Thanksgiving Day Independence Day New Year's Day Christmas Day Memorial Day Labor Day

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In addition, the above specified vehicles are prohibited from using the Tollway beginning at noon the day preceding the above holidays, or beginning at noon the day preceding such holiday weekend.

- Vehicles incapable of maintaining a minimum speed of 45 miles per hour on a level grade. <u>-</u>
- House trailers, during extreme wind, adverse weather or unusual traffic conditions.  $\overline{\mathbf{x}}$
- Convoys, processions or assemblages of more than 10 vehicles without the prior approval of District 15 of the Illinois State Police.
- representatives, are in such disrepair, or so poorly equipped or loaded, or are so lacking in equipment as to create a possible hazard to vehicles or persons Vehicles which, in the opinion of State Police sworn personnel or Authority using the Tollway. Ê
- Tollway from full and complete liability and responsibility for the condition of guarantee of safe travel and shall not relieve any person, corporation, or entity operators of the vehicles, and for any damage or injury caused by the vehicle the vehicle, and its load and for the actions and inactions of the owners and The issuance of overdimension or overweight approvals, or the approval of requesting such approval or owning or operating a motor vehicle upon the convoys by the Authority and/or the State Police, District 15, is not a or its operation. <u>=</u>

Vehicles and Equipment Which May Be Excepted from Provisions of Section 2520.201 Section 2520.202

the Engineering Department of the Authority. Such approval shall not relieve any contractor, Vehicles may be excepted from the provisions of Section 2520.201 of this Part while actively engaged in construction, maintenance and/or landscaping work for the Authority if the owner or operator of the vehicle secures prior written approval from an authorized representative of condition of the vehicle and the actions or inactions of the owners and operators of the person, entity or corporation from full and complete liability and responsibility for the vehicle and for any damage or injury caused by the vehicle or its operation.

Section 2520.203 Transportation of Hazardous Materials

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### NOTICE OF ADOPTED RULES

No person directly or through any agent, servant, or employee may use the Illinois Tollway for transporting Hazardous Materials unless in compliance with the appropriate sections of Title 10 and Title 49 of the Code of Federal Regulations.

## Section 2520.204 Special Usage Toll

No person shall operate a motor vehicle on the Tollway which exceeds the size and load limitations set forth in Sections 15-100 through 15-107 of the Illinois Vehicle Code without paying the special usage toll as hereinafter provided in this Section or the overweight permit fees set forth in Section 2520.201(h)(5). All vehicles exceeding 8 feet 6 inches in width or 13 feet 6 inches in height, or 80 feet in length, shall be required to pay a Special Usage Toll. A Special Usage Toll Permit ("SUP") will be issued on the following terms and conditions:

- The Special Usage Permit form shall be obtained from the Plaza Supervisor or Collector in Charge of the first manned Toll Plaza reached upon entering the Tollway, and all information required by the permit form shall be provided prior to the issuance of the "SUP". The Vehicle shall not proceed any further on the Tollway unless a permit is issued at the first Toll Plaza reached and the proper Special Usage Toll is paid. The "SUP" may be issued to permit use only for the specified trip and at the stated time set forth in the Special Permit Usage form.
- A Special Usage Toll charge of \$15.00 shall be paid for the Special Usage Permit, except that the fee for overweight vehicles shall be as set forth in Section 2520.201 (h)(5) and such charge or fee shall be in addition to the regular Toll charges for the use of the Tollway, as provided in Section 2520.223.
- c) The "SUP" must be exhibited at all Toll Plazas during the course of the permitted trip on the Tollway.
- Whenever any vehicle is required to have a State permit from the Illinois Department of Transportation for travel on State roadways, such permit must be presented to the Supervisor or Collector in Charge before a "SUP" can be obtained.
- No "SUP" will be issued for vehicles exceeding the size, weight and load limitations set forth in Section 2520.201.

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### NOTICE OF ADOPTED RULES

Any person who shall use or attempt to use the Tollway without proper payment of the Special Usage Toll or fee as required by this Section shall be deemed guilty of a petty offense as prescribed by Section 100-27.1 of the Toll Highway Act.

# Section 2520.205 Loading or Unloading of Vehicles

Loading or unloading vehicles on the Right-of-Way is prohibited, except for vehicles making deliveries to the service areas and in the locations provided for that purpose in the service area.

## Section 2520.206 Full Stop at All Toll Plazas

Each vehicle must come to a full stop at all Toll Plazas at the time of payment of toll. When red/green signal lights exist at a Toll Plaza lane, the driver of a vehicle shall not proceed until receiving the green light signal.

# Section 2520.207 Entering and Leaving the Tollway

Entering the Tollway at any location other than regular entrance ramps or traffic lanes, or leaving the Tollway at any location other than regular exit ramps or traffic lanes, is prohibited. The use of service roads for entry and exit to the Tollway is prohibited. However, this Section shall not prohibit the use of the service roads by Authority vehicles and authorized emergency vehicles when on emergency business.

## Section 2520.208 "U" Turns, Etc.

The making of "U" turns on the Tollway, driving around toll barriers or driving through maintenance areas is prohibited, except by authorized police and emergency vehicles and Authority vehicles.

## Section 2520.209 Backing Up of Vehicles

The backing up of a vehicle on any ramp or traffic lane, or improved shoulder adjacent thereto, is prohibited.

# Section 2520.210 Parking, Standing or Stopping

a) Parking, standing or stopping on the Tollway is prohibited except in parking areas provided for that purpose at service areas, Toll Plaza areas, and

# ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

maintenance areas. In emergencies, when stopping the vehicle, it shall be immediately driven or moved off the traveled portion of the traffic lane or ramp, and shall be removed from the Tollway Right-of-Way within 2 hours, unless a special written permit, issued by a member of District 15 of the Illinois State Police, has been obtained by the owner or operator of the vehicle and except as further provided in Section 2520.213 of this Part.

b) Except where otherwise posted, no vehicle shall be left unattended or abandoned in a parking area on the Right-of-Way by the owner or operator of the vehicle for more than 2 hours without a special written permit issued by a member of the Illinois State Police, District 15.

## Section 2520.211 Relocating of Vehicles

Any vehicle left unattended or abandoned in violation of Section 2520.210 or any vehicle constituting a traffic hazard shall be subject to relocation at the expense of the owner or operator of the vehicle. Members of the Illinois State Police, District 15, or Authority personnel are hereby authorized to remove or cause to be removed any such vehicle by an authorized towing service or by such other means that may be available, at the sole expense of the owner or operator of the vehicle.

# Section 2520.212 Pushing or Towing of Vehicles

- a) Pushing. The pushing of any vehicle by another vehicle is prohibited except in emergencies. In such an emergency, a disabled vehicle may be pushed off the traffic lanes onto the adjacent shoulder for the purpose of parking, standing or stopping, as provided in Section 2520.210 of this Part.
- Dowing. No vehicle shall be towed by another vehicle without a rigid hitch designed and installed so as to give the operator of the towing vehicle full and complete control of the towed vehicle, except in emergencies. In an emergency, a disabled vehicle may be towed off the traffic lanes onto the adjacent shoulder for the purposes of parking, standing or stopping, as provided in Section 2520.210 of this Part.

# Section 2520.213 Stopping or Halting Vehicles by the Authority

District 15 of the Illinois State Police, and persons duly authorized by the Authority, may stop or halt such vehicles as necessary for the conduct of traffic surveys on the Tollway, in emergencies, and for any other lawful purposes. No person shall wilfully fail or refuse to

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## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

comply with any lawful order or direction of the Illinois State Police, District 15, or duly authorized personnel of the Authority.

Section 2520.214 Destruction of Authority Property

No Person shall cut, mutilate, deface, damage or remove any property or equipment of the Authority or that of its operators, licensees, lessees, agents or contractors.

Section 2520.215 Picnics

Picnicking within the Right-of-Way, except in areas, if provided, at the Oases, is prohibited.

Section 2520.216 Aircraft

No aircraft, except those owned or operated by the Authority or those authorized by the Illinois State Police, District 15, shall take off, land, or otherwise be operated within the Right-of-Way, unless prior approval is obtained from the Authority.

Section 2520.217 Sale of Goods and Services

No person shall offer or display goods or services for sale or promotion, or post, display or distribute signs, circulars, or printed matter, or operate public address equipment within the Right-of-Way of the Tollway, except as authorized by the Authority.

Section 2520.218 Solicitation of Rides

No person shall solicit or attempt to solicit rides from the driver of any vehicle using the Tollway.

Section 2520.219 Loitering or Interfering with Traffic

No person shall loiter on or about any portion of the Right-of-Way for any purpose, or in any manner interfere with traffic or in control of traffic.

Section 2520.220 Approaching/Departing a Toll Plaza

The driver of a vehicle approaching or departing a Toll Plaza shall approach or depart from a Toll Plaza in as direct a manner as possible, shall not make any traverse movement across any marked lanes of the approach to or departure from the Toll Plaza, and is required to

### NOTICE OF ADOPTED RULES

adjust his vehicular speed and lateral position so as to avoid collision with another vehicle or damaging any personal property or structure.

Compliance with Orders or Directions of State Police Troopers, Etc. Section 2520,221

Illinois State Police trooper, Toll Collector, or other Authority employee or agent at the scene of an emergency, or wilfully fail or refuse to comply with an order or direction from such No person shall wilfully fail or refuse to comply with any lawful order or direction of any person to comply with these Rules at any other time or place while using the Tollway, or while on Authority Right-of-Way, whether or not traffic related.

Duty Upon Striking Fixtures, Structures or Other Property on Tollway Section 2520,222

The driver of any vehicle involved in any damage to fixtures, structures, or other property of of the details surrounding such occurrence. For the purpose of this Section 2520.222, notice person damaging such property) shall notify the Authority immediately of such damage and the Authority or that of its operators, licensees, lessees, agents or contractors (or any other to the Illinois State Police, District 15, shall also constitute notice to the Authority.

Payment of Tolls Section 2520.223

- subsection (b) below, are required to pay the prescribed Toll at each Toll Plaza encountered while using the Tollway. Tolls may be paid for in the following All persons driving vehicles upon the Tollway, except as provided in a)
- By currency or change presented to a Toll Collector, or by correct change deposited in the automatic coin machine.
- By a valid and current charge plate issued by the Authority and presented to the Toll Collector. 5
- vehicles when on emergency business or duty necessitating the use of the Tolls shall not be required of Authority officers and employees while on Authority business, or of public police, public fire or public ambulance Tollway system, and when the vehicle is readily identifiable as such. <u>P</u>
- Failure to pay the prescribed Toll is subject to punishment as provided in Section 27.1 of the Toll Highway Act. c

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- be deemed guilty of a petty offense and shall be subject to a fine for each such not authorized by the Authority in lieu of or to avoid payment of a Toll shall Any person who shall use or attempt to use any currency or coins other than unauthorized credit cards of any type, or any electronic device or equipment legal tender of the United States of America, counterfeit, expired, or offense, as provided in Section 27.1 of the Toll Highway Act. Ŧ
- any coin from the pavement or from the ground surface within 10 feet of a toll Any person, except an authorized Authority employee or agent, who removes collection booth or machine shall be guilty of a petty offense. This Section shall not apply to any person who retrieves coins he or she dropped while attempting payment of a Toll. (e)
- with intent to commit larceny shall be deemed guilty of a Class 4 felony and electronic toll collection device of the Authority or any appurtenance thereto subject to fine and/or punishment as provided by the law for such class of Whoever wilfully, maliciously and forcibly breaks any mechanical or 4
- be liable to make prompt payment to the Authority of the proper toll charge as violations. This subsection shall not apply if the driver of the vehicle is fined designated in the notice, the registered owner shall also be subject to payment payment of the proper toll. In the event of non-payment of the proper toll, as vehicle shall, upon notice to the registered owner by mail or personal service, and administrative fee to the Authority after notice thereof and within the time of a fine not to exceed \$50.00 for each and every violation of this subsection or otherwise penalized for the same violation under any other Authority Rule well as an administrative fee of \$20.00. Upon failure to pay the proper toll No vehicle shall be driven through a Toll Plaza collection facility without evidenced by video or electronic recording, the registered owner of such and any other fine or penalty that may be prescribed by law for such or Regulation regarding failure to pay the prescribed toll. (g

#### Prohibited Lanes Section 2520.224

NOT ENTER", except operators of Authority vehicles, Authority officers or employees, or members of the Illinois State Police, District 15, while driving Authority or State Police No person driving a vehicle on the Tollway shall pass through any lane designated "DO vehicles.

#### NOTICE OF ADOPTED RULES

## Section 2520.225 Traffic Control Devices

- a) All persons driving vehicles upon the Tollway are required to obey all traffic control devices on the Tollway unless otherwise directed by a member of the Illinois State Police, District 15, or an authorized Authority employee.
- The Engineering Department of the Authority shall have the power to establish specifications for traffic control devices on the Tollway; provided, however, that unless the Authority or its Engineering Department has established contrary specifications, the Illinois Department of Transportation manual and specifications for traffic control devices, as adopted, shall apply.

### Section 2520.226 Penalty for Violation

Except when a different penalty is expressly provided, any person who violates any provision of Subpart B of these Rules shall be deemed guilty of a petty offense, and upon conviction shall be subject to punishment as provided by law for petty offenses.

#### SUBPART C: TRESPASS

#### Section 2520.300 Authority

The following Rules in this Subpart C are applicable to persons and vehicles on Authority Right-of-Way, and are adopted and promulgated by the Authority pursuant to the power vested in the Authority by the Toll Highway Act.

## Section 2520.301 Restriction of Vehicles Using the Tollway

- a) Use of the Tollway or any part thereof, including the entering of the Tollway Right-of-Way at any point by any motor vehicle or by any other method for the purpose of proceeding on, across or along the Tollway or any part thereof, is restricted to vehicles not prohibited by Section 2520.201 of this Part, and use of the Tollway is further restricted to:
- Vehicles which have paid Tolls as required by Sections 2520.204 and 2520.223 and, where applicable, the overweight permit fee provided in Section 2520.201; and
- Vehicles which have entered the Tollway as part of travel to or from highways on ramps provided for that purpose.

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## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

 b) Any person driving a vehicle in violation of the requirements of subsection (a) above is guilty of a trespass.

## Section 2520.302 Restriction on Nature of Use of Tollway

- a) Any person or persons may use the Tollway or any part thereof only as a transportation facility in accordance with the Rules adopted by the Authority pursuant to its powers under Section 16(b) of the Toll Highway Act, and shall not use the Tollway or the Right-of-Way for any other purposes. During such use, said persons may, as necessary, and directly related to the use of the Tollway as a transportation facility, use the service areas, restaurants, telephone and toilet facilities at Toll Plazas and maintenance buildings.
- b) Any person using any part of the Tollway or Right-of-Way except as herein provided is guilty of a trespass.

### Section 2520.303 Enforcement

- a) For the purpose of giving notice of acts declared unlawful by this Subpart C, the Authority hereby authorizes each and every Director, officer and employee of the Authority and each and every member of the Illinois State Police, District 15, having knowledge of such an unlawful entry upon the Right-of-Way of the Tollway to promptly notify such persons to depart from such Authority property.
- b) After being notified by any Director, officer or employee of the Authority or by a member of the Illinois State Police, District 15, as provided in subsection (a) above, any person who fails or refuses to immediately depart from such land is subject to arrest and/or immediate removal from Authority Right-of-Way, and shall be subject to prosecution for trespass.
- c) The Illinois State Police, District 15, are authorized to enforce the provisions of Subpart C, after verbal notice as provided above, or without verbal notice in cases where written notice forbidding entry in the area is posted.

# Section 2520.304 Persons and Vehicles Excepted from the Requirements of Subpart C

Nothing contained in this Article shall be construed as applying to the activities of the Authority, its Directors, officers, employees, agents, or contractors in the conduct of the Authority's official business while carrying out such business, or applying to persons having

### NOTICE OF ADOPTED RULES

a written license or permit from the Authority authorizing uses hereinbefore prohibited; nor the activities of public police, public fire, public ambulance or tow truck vehicles properly called upon the Right-of-Way or Tollway for emergency purposes while carrying out such

#### Penalties Section 2520.305

Any person who violates any provision of Subpart C of this Part shall be guilty of a trespass and shall be subject to prosecution, and upon conviction, shall be subject to punishment in accordance with Section 21-3 of the Illinois Criminal Code [720 ILCS 5/21-3].

### SUBPART D: SPEED RESTRICTIONS

#### Authority Section 2520.400

The Authority has established (with approval of the Department of Transportation) the following speed limits as set out in this Subpart for the Tollway, and these speed limits are applicable to traffic on the Tollway:

#### Maximum Speed Limits for Passenger Cars Section 2520.401

The following shall be the maximum speed limits for all passenger cars on the Tollway except as provided by Sections 2520.403 and 2520.404:

- Tri-State Tollway (I-294/I-94):
- 55 miles per hour south of Toll Plaza 21 (M.P. 73.5). 65 miles per hour north of Toll Plaza 21 (M.P. 73.5).
- Northwest Tollway (I-90): 9
- 65 miles per hour west of Toll Plaza 9 (M.P. 25.0). 55 miles per hour east of Toll Plaza 9 (M.P. 25.0).
- East-West Tollway (I-88): O
- 65 miles per hour west of Toll Plaza 61 (M.P. 133.3). 55 miles per hour east of Toll Plaza 61 (M.P. 133.3).
- 55 miles per hour for the entire length. North-South Tollway (I-355): Ŧ

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Maximum Speed Limits for Trucks, Buses, Passenger Cars Towing Trailers, House Trailers and Campers Section 2520.402

The maximum speed for trucks, buses, and passenger cars towing trailers, house trailers and campers is 55 miles per hour on all Tollways except as provided by Sections 2520.403 and 2520.404.

Maximum Speed Limits for Service Areas, Parking Areas, Access Roads and Ramps Section 2520.403

The maximum speed limit for all vehicles in service areas, parking areas and access roads shall be 20 m.p.h. Maximum speed limits for ramps shall be as posted.

Road Hazards and Construction Zones Section 2520.404 The Authority may temporarily alter and post maximum and minimum speed limits for all vehicles due to road hazards or to construction work. All vehicles shall comply with such posted speed limits in such zones.

Minimum Speed Limits Section 2520.405

Minimum speed limits for all vehicles operated on the Tollway shall be 45 m.p.h. except as provided for in Sections 2520.403 and 2520.404, or Section 2520.406 when warranted, of

Special Road Conditions Section 2520.406

conditions, road hazards, curves, ramps, merging traffic, and other like conditions, to a speed which is reasonable under the circumstances, so as not to endanger the safety of any person Motorists on the Tollway are required, in accordance with Section 11-601 of the Illinois Vehicle Code, to reduce their speed because of special traffic, highway and weather or property.

### SUBPART E: CONDUCT PROVISIONS

**Provisions** Section 2520.500

### NOTICE OF ADOPTED RULES

For the convenience and safety of Tollway users, notice is hereby given of the following provisions regulating conduct on the Tollway as set forth in Sections 26 - 28 of the Toll Highway Act.

Violations Section 2520.501 Any person who violates any resolution, rule or regulation adopted or promulgated by the Authority, pursuant to Section 10(b) of the Toll Highway Act, shall be guilty of a petty

Littering - Penalty Section 2520.502

this Section shall not apply to proper deposits of harmless materials made in good faith and It is unlawful for any person to deposit within the Right-of-Way limits of the Tollway, any trash, glass, weeds, garbage or other offensive matter. Any person so offending shall be guilty of a petty offence and shall be fined not less that \$5 nor more than \$50. However, in a proper manner to repair the Tollway.

Spurious or Counterfeit Tickets, Coupons, or Tokens - Penalty Section 2520.503

nor more than \$100 for each such offense. Each day any Tollway is used by such person in It is unlawful for any person to use any spurious or counterfeit tickets, coupons or tokens in the Authority, shall be deemed guilty of a petty offense and shall be fined not less than \$5 Any person who shall attempt to use the Tollway without payment of the tolls required by payment of any toll required to be paid by the Authority under the provisions of this Part. violation of this Act shall constitute a separate offense.

Toll Collection Devices - Penalty for Breaking Section 2520.504

collection device of the Authority or any appurtenance thereto with intent to commit larceny Any person who wilfully, maliciously and forcibly breaks any mechanical or electronic toll shall be deemed guilty of a Class 4 felony.

SUBPART F: SEVERABILITY CLAUSE

Partial Invalidity Section 2520.600

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## ILLINOIS STATE TOLL HIGHWAY AUTHORITY

### NOTICE OF ADOPTED RULES

The provisions of this Part are severable, and if any provision shall be held unconstitutional by a court of competent jurisdiction, the decision of such court as to the unconstitutionality of such provisions shall not affect or impair any of the remaining provisions.

### DEPARTMENT OF TRANSPORTATION

#### NOTICE OF ADOPTED RULES

Specifications for Seat Safety Belts

2) Code Citation: 92 Ill. Adm. Code 453

1) Heading of Part:

Section Numbers:

Adopted Action:

New Section New Section New Section

453.10 453.20 453.30

Statutory Authority: Ill. Rev. Stat. 1991, ch. 95 1/2, par. 12-603 (625

4

June 1, 1993 5) Effective date of rules: 6) Does this rulemaking contain an automatic repeal date? No

These conform Yes. 7) Does this rule contain incorporations by reference? to Section 6.02(a) of the I.A.P.A.

May 28th, 1993 8) Date filed in agency's principal office:

9) Notice of proposal published in Illinois Register:

February 19, 1993, 17 Ill. Reg. 2186

10) Has JCAR issued a Statement of Objections to these rules?

Differences between proposal and final version:

The following changes were made in agreement with JCAR and the Code

The Department put statutory language in all caps.

The Department removed "1992" in the ILCS cites.

The Department removed the word "that" in the third line in Section 453.30

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR?

13) Will this rule replace an Emergency Rule currently in effect?

14) Are there any amendments pending on this Part?

15) Summary and purpose of rules: By this Notice of Adopted Rules, the Department establishes performance, attachment and installation

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### DEPARTMENT OF TRANSPORTATION

#### NOTICE OF ADOPTED RULES

specifications for seat safety belts. This rulemaking implements Section 5/12-603 of the Illinois Vehicle Code which authorized the Department to establish these standards.

by reference By this rulemaking, the Department has incorporated by reference applicable federal motor vehicle safety standards which govern manufacturing of seat safety belts. 16) Information and questions regarding these adopted rules shall be directed

Illinois Department of Transportation P. O. Box 19212 Springfield, Illinois 62794-9212 Division of Traffic Safety Regulations Unit Catherine Allen

The full text of the Adopted Rules begins on the next page:

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### DEPARTMENT OF TRANSPORTATION

#### NOTICE OF ADOPTED RULES

TRAFFIC SAFETY (EXCEPT HAZARDOUS MATERIALS) CHAPTER I: DEPARTMENT OF TRANSPORTATION TITLE 92: TRANSPORTATION SUBCHAPTER e:

SPECIFICATIONS FOR SEAT SAFETY BELTS

Section 453.10 453.20 453.30

Application Incorporation by Reference of 49 CFR 571

AUTHORITY: Implementing and authorized by Section 12-603 of the Illinois Vehicle Equipment Law (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 12-603) [625 ILCS 5/12-603].

June 1, 1993 SOURCE: Adopted at 17 Ill. Reg. 8563, effective

NOTE: Capitalization denotes statutory language

#### Section 453.10 Purpose

This Part establishes performance specifications for seat safety belts and for their attachment and installation.

### Section 453.20 Application

- THIS PART APPLIES TO THE FRONT SEAT SAFETY BELTS OF A FIRST DIVISION VEHICLE WITH A MODEL YEAR OF 1965 OR LATER SOLD IN ILLINOIS. (III. Rev. Stat. 1991, ch. 95 1/2, par. 12-603(a)) [625 ILCS 5/12-603(a)]
- THIS PART APPLIES TO THE FRONT SEAT SAFETY BELTS OF A FIRST DIVISION VEHICLE WHICH IS TITLED OR LICENSED BY THE SECRETARY OF STATE AND WHICH HAS A MODEL YEAR OF 1961 OR LATER OPERATED IN ILLINOIS. (111. Rev. Stat. 1991, ch. 95 1/2, par. 12-603(b)) [625 ILCS 5/12-603(b)] 9

# Section 453.30 Incorporation by Reference of 49 CFR 571

The Federal Motor Vehicle Safety Standards Nos. 209 (Seat Belt Assemblies) and 210 (Seat Belt Assembly Anchorages) are incorporated by reference, as those parts of the federal regulations were in effect on October 1, 1991. No later amendments to or editions of 49 CFR 571.209 and 571.210 are incorporated.

#### ILLINOIS REGISTER

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

Children and Family Services, Department of Name Of Agency:

Heading of the Part: Audits, Reviews & Investigations

89 Ill. Adm. Code 434

Code Citation:

Sections Involved:

434.1 434.2 434.3 434.4 434.5 434.6 434.7 434.7

434.10

Notice of Proposal Published in Illinois Register: May 21, 1993, 17 Ill. Reg. 7115

Statutory Authority: Section 4 of the Children and Family Services Act [1]1. Rev. Stat. 1991, ch. 23, par. 5004) [20 ILCS 505/4] and the Fiscal Control and Internal Auditing Act [1]1. Rev. Stat. 1991, ch. 15, pars. 1001 et seq.) [30 ILCS 10/1001].

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

Department of Commerce and Community Affairs Linda D. Brand Address: lame:

620 E. Adams, Springfield, IL 62701 Telephone: (217) 785-6354

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

### LOCATION TO BE ANNOUNCED

#### JUNE 15, 1993

members of the public wish to express their views with respect to a proposed rule, It is the policy of the Committee to allow only representatives of State agencies to testify orally on any rule under consideration at Committee hearings. If they should submit written comments to the Office of the Joint Committee on Administrative Rules at the following address:

Joint Committee on Administrative Rules Springfield, Illinois 62706 700 Stratton Building

#### AGENDA

## Approval of May 11, 1993 Minutes

#### Review of Proposed Agency Rulemaking II.

### Central Management Services

- -First Notice Published: 17 Ill Reg 191 1/8/93 -Expiration of Second Notice Period: 6/17/93 Pay Plan (80 Ill Adm Code 310)
- -First Notice Published: 17 Ill Reg 3577 3/19/93 Local Government Health Plan (80 Ill Adm Code 2160) -Expiration of Second Notice Period; 6/25/93 2
- Acquisition, Management and Disposal of Real Property (44 III Adm Code 5000) -First Notice Published: 17 Ill Reg 2105 - 2/19/93 -Expiration of Second Notice Period: 7/12/93 3.

### Children and Family Services

Services Delivered by the Department (89 Ill Adm Code 302) -First Notice Published: 17 III Reg 2460 - 2/26/93 -Expiration of Second Notice Period: 6/21/93

#### Commerce Commission

5.

- Minimum Safety Standards for Transportation of Gas and for Gas Pipeline Facilities (83 Ill Adm Code 590)
  - -First Notice Published: 17 III Reg 2466 2/26/93 Expiration of Second Notice Period: 6/23/93
- -First Notice Published: 16 III Reg 15605 10/16/92 -Expiration of Second Notice Period: 6/23/93 Dual Party Relay Service (83 Ill Adm Code 756) 6.
- -First Notice Published: 16 Ill Reg 10513 7/10/92 Expiration of Second Notice Period: 7/6/93 Tariff Filings (83 Ill Adm Code 745)

2

#### Conservation

- Illinois List of Endangered and Threatened Flora (17 Ill Adm Code 1050) -First Notice Published: 17 Ill Reg 4068 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 8
- Sport Fishing Regulations for the Waters of Illinois (17 Ill Adm Code 810) -First Notice Published: 17 III Reg 4636 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 9.
- Woodchuck, Snipe, Rail and Teal Hunting (17 Ill Adm Code 740) -First Notice Published: 17 Ill Reg 4757 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 10.
- The Taking of Wild Turkeys Fall Archery Season (17 Ill Adm Code 720) -First Notice Published: 17 Ill Reg 4680 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 11.
- -First Notice Published: 17 III Reg 4539 4/9/93 Dove Hunting (17 Ill Adm Code 730) 12.

-Expiration of Second Notice Period: 7/12/93

- -First Notice Published: 17 III Reg 4672 4/9/93 -Expiration of Second Notice Period: 7/12/93 Squirrel Hunting (17 Ill Adm Code 690) 13.
- The Taking of Wild Turkeys Fall Gun Season (17 Ill Adm Code 715) -First Notice Published: 17 Ill Reg 4689 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 14.
- General Hunting and Trapping on Department-Owned or -Managed Sites (17 III -First Notice Published: 17 Ill Reg 4601 - 4/9/93 -Expiration of Second Notice Period: 7/12/93 Adm Code 510) 15.

93

ILLINOIS REGISTER

- White-Tailed Deer Hunting by Use of Muzzleloading Rifles (17 Ill Adm Code 660) -First Notice Published: 17 Ill Reg 4742 - 4/9/93 16.
  - Expiration of Second Notice Period: 7/12/93

Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver and Woodchuck (Groundhog) Trapping (17 III Adm Code 17.

-First Notice Published: 17 Ill Reg 4611 - 4/9/93 Expiration of Second Notice Period; 7/12/93 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting (17 III Adm Code 550) -First Notice Published: 17 III Reg 4622 - 4/9/93 18.

Expiration of Second Notice Period: 7/12/93

### **Educational Labor Relations Board**

Americans With Disabilities Act Grievance Procedure (4 III Adm Code 900) -First Notice Published: 17 III Reg 9273 - 6/19/93 Expiration of Second Notice Period: 7/12/93 19

#### **Employment Security**

Payment of Unemployment Contributions, Interest and Penalties (56 Ill Adm Code 2765) 20.

-First Notice Published: 17 Ill Reg 2523 - 3/5/93 -Expiration of Second Notice Period: 6/17/93 Claimant's Reason For Separation From Work (56 Ill Adm Code 2840)

21.

-First Notice Published: 17 III Reg 886 - 1/29/93 -Expiration of Second Notice Period: 7/1/93

## Mental Health and Developmental Disabilities

First Notice Published: 16 Ill Reg 14078 - 9/18/92 Grants (59 Ill Adm Code 103) 22

Expiration of Second Notice Period: 6/17/93

#### Mines and Minerals

- -First Notice Published: 16 Ill Reg 10644 7/10/92 Expiration of Second Notice Period: 6/16/93 General Definitions (62 Ill Adm Code 1701) 23.
- **Exemption for Coal** Extraction Incidental to the Extraction of Other Minerals (62 III Adm Code 1702) 24.

-First Notice Published: 16 Ill Reg 10631 - 7/10/92

Expiration of Second Notice Period: 6/16/93

- Restriction on Financial Interests of State Employees (62 III Adm Code 1705) -First Notice Published: 16 Ill Reg 10790 - 7/10/92 25.
  - -Expiration of Second Notice Period: 6/16/93
- Areas Designated by Act of Congress (62 III Adm Code 1761) -First Notice Published: 16 III Reg 10596 7/10/92 -Expiration of Second Notice Period: 6/16/93 26.
- State Processes for Designating Areas Unsuitable for Surface Coal Mining Operations (62 Ill Adm Code 1764) 27.

-First Notice Published: 16 Ill Reg 10831 - 7/10/92

Expiration of Second Notice Period: 6/16/93

-First Notice Published: 16 III Reg 10762 - 7/10/92 Requirements for Coal Exploration (62 III Adm Code 1772) Expiration of Second Notice Period: 6/16/93 28.

Requirements for Permits and Permit Processing (62 III Adm Code 1773) -First Notice Published: 16 III Reg 10768 - 7/10/92 -Expiration of Second Notice Period: 6/16/93 29.

Revision; Renewal; and Transfer, Assignment, or Sale of Permit Rights (62 III -First Notice Published: 16 Ill Reg 10793 - 7/10/92 -Expiration of Second Notice Period: 6/16/93 Adm Code 1774) 30.

Repeal of Administrative and Judicial Review of Decisions (62 Ill Adm Code 1775) 31,

-First Notice Published: 16 III Reg 10590 - 7/10/92 -Expiration of Second Notice Period: 6/16/93 General Content Requirements for Permit Applications (62 III Adm Code 1777) -First Notice Published; 16 Ill Reg 10640 - 7/10/92 -Expiration of Second Notice Period: 6/16/93 32.

Permit Applications-Minimum Requirements for Legal, Financial, Compliance, and Related Information (62 Ill Adm Code 1778) 33.

-First Notice Published; 16 Ill Reg 10758 - 7/10/92 Expiration of Second Notice Period; 6/16/93

-First Notice Published: 16 Ill Reg 10835 - 7/10/92 Environmental Resources (62 Ill Adm Code 1779)

Surface Mining Permit Applications--Minimum Requirements for Information on

34.

-Expiration of Second Notice Period: 6/16/93

Requirements for Permits for Special Categories of Mining (62 III Adm Code 1785) 35.

-First Notice Published; 16 Ill Reg 10784 - 7/10/92 -Expiration of Second Notice Period; 6/16/93

93

for			
Eñ			
inderground Mining Permit ApplicationsMinimum Requirement	(eclamation and Operation Plan (62 III Adm Code 1784)	First Notice Published: 16 Ill Reg 10853 - 7/10/92	-Evniration of Second Notice Danied - 6/16/93
Permit	ion Plan	lished:	Lond No.
Mining	d Operat	ottce Pub	or Jon of
Underground	Reclamation an	-First N	-Expirat
36.			

for Permit Applications -- Minimum Requirements Information on Environmental Resources (62 III Adm Code 1783) -First Notice Published: 16 III Reg 10849 - 7/10/92 Expiration of Second Notice Period: 6/16/93 Mining Underground 37.

Surface Mining Permit Applications -- Minimum Requirements for Reclamation and Operation Plan (62 Ill Adm Code 1780) 38.

-First Notice Published: 16 Ill Reg 10839 - 7/10/92

Expiration of Second Notice Period: 6/16/93

Bonding and Insurance Requirements for Surface Coal Mining and Reclamation -First Notice Published: 16 Ill Reg 10607 - 7/10/92 Operations (62 Ill Adm Code 1800) 39.

Permanent Program Performance Standards-Underground Mining Activities (62 Ill Adm Code 1817) 40.

Expiration of Second Notice Period: 6/16/93

-First Notice Published: 16 Ill Reg 10726 - 7/10/92 Expiration of Second Notice Period: 6/16/93

Special Permanent Program Performance Standards-Coal Preparation Plants Not Located Within the Permit Area of a Mine (62 Ill Adm Code 1827) 41.

-First Notice Published: 16 Ill Reg 10803 - 7/10/92 Expiration of Second Notice Period: 6/16/93

-First Notice Published: 16 Ill Reg 10807 - 7/10/92 -Expiration of Second Notice Period: 6/16/93 State Enforcement (62 Ill Adm Code 1843)

42.

-First Notice Published: 16 Ill Reg 10619 - 7/10/92 Expiration of Second Notice Period: 6/16/93 Civil Penalties (62 III Adm Code 1845)

43.

-First Notice Published: 16 Ill Reg 10691 - 7/10/92 Expiration of Second Notice Period: 6/16/93 Individual Civil Penalties (62 Ill Adm Code 1846)

44.

Administrative and Judicial Review (62 III Adm Code 1847) -First Notice Published: 16 Ill Reg 10569 - 7/10/92 -Expiration of Second Notice Period; 6/16/93 45.

General Rules Relating to Procedures and Practice (62 III Adm Code 1848) -First Notice Published: 16 III Reg 10669 - 7/10/92 46.

-Expiration of Second Notice Period: 6/16/93

Permanent Program Performance Standards-Surface Mining Activities (62 III Adm Code 1816) 47.

-First Notice Published: 16 Ill Reg 10695 - 7/10/92 -Expiration of Second Notice Period: 6/16/93

#### Professional Regulation

The Structural Engineering Licensing Act of 1989 (68 Ill Adm Code 1480) -First Notice Published: 17 III Reg 4149 - 4/2/93 -Expiration of Second Notice Period: 7/8/93 48.

#### Public Aid

Medical Assistance Programs (89 III Adm Code 120) -First Notice Published: 17 III Reg 2114 - 2/19/93 -Expiration of Second Notice Period: 6/17/93 49.

Developmental Disabilities Services (89 Ill Adm Code 144) -First Notice Published: 17 Ill Reg 2477 - 2/26/93 -Expiration of Second Notice Period; 7/12/93 50.

#### Public Health

Baccalaureate Assistance for Registered Nurses (77 III Adm Code 595) -First Notice Published: 16 Ill Reg 17477 - 11/20/92 -Expiration of Second Notice Period: 6/30/93 51.

-First Notice Published: 16 Ill Reg 17529 - 11/20/92 Nursing Education Scholarships (77 Ill Adm Code 597) -Expiration of Second Notice Period: 6/30/93 52.

#### Racing Board

-First Notice Published; 17 Ill Reg 3593 - 3/19/93 -Expiration of Second Notice Period; 6/28/93 Admissions and Credentials (11 Ill Adm Code 1428) 53.

-First Notice Published: 17 III Reg 3594 - 3/19/93 -Expiration of Second Notice Period: 6/30/93 Rules of Evidence (11 Ill Adm Code 205) 54.

Ownership, Partnership and Stable Name (11 Ill Adm Code 1409) -First Notice Published: 17 Ill Reg 4158 - 4/2/93 -Expiration of Second Notice Period: 7/6/93 55.

Claiming Races (11 III Adm Code 510) -First Notice Published: 17 III Reg 4155 - 4/2/93 -Expiration of Second Notice Period: 7/6/93 56.

8574

7. Jockeys, Apprentices, Jockey Agents, and Valets (11 Ill Adm Code 1411)	-First Notice Published: 17 III Reg 1372 - 2/5/93	- Evaluation of Second Notice Dariod: 5/10/93
57		

#### Revenue

Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical -First Notice Published: 17 III Reg 3104 - 3/12/93 Expiration of Second Notice Period: 6/21/93 Assistance Act (86 Ill Adm Code 530) 58.

Riverboat Gambling (86 III Adm Code 3000) -First Notice Published: 16 III Reg 19681 - 12/18/92 Expiration of Second Notice Period: 7/6/93 59.

#### Secretary of State

Business Corporation Act (14 III Adm Code 150) -First Notice Published: 17 III Reg 4167 - 4/2/93 Expiration of Second Notice Period: 7/6/93 60.

-First Notice Published: 17 Ill Reg 2867 - 3/5/93 Expiration of Second Notice Period: 7/8/93 Rulemaking (1 III Adm Code 100) 61.

### Student Assistance Commission

Minority Teachers of Illinois (MTI) Scholarship Aid Program (23 Ill Adm Code 62.

-First Notice Published: 17 III Reg 1459 - 2/5/93 Expiration of Second Notice Period: 7/1/93 Student to Student (STS) Program of Matching Grants (23 Ill Adm Code 2770) -First Notice Published: 17 III Reg 1505 - 2/5/93 63.

Expiration of Second Notice Period: 7/1/93

- -First Notice Published: 17 III Reg 1385 2/5/93 Expiration of Second Notice Period; 7/1/93 General Provisions (23 Ill Adm Code 2700) 64.
- -First Notice Published: 17 III Reg 1437 2/5/93 -Expiration of Second Notice Period: 7/1/93 Illinois National Guard Grant (23 Ill Adm Code 2730) 65.
- Correctional Officer's Grant Program (23 Ill Adm Code 2731) -First Notice Published: 17 Ill Reg 1381 - 2/5/93 -Expiration of Second Notice Period: 7/1/93 .99

State Scholar Program (23 III Adm Code 2760) -First Notice Published: 17 III Reg 1497 - 2/5/93 67.

-Expiration of Second Notice Period: 7/1/93

- Illinois Veteran Grant (IVG) Program (23 Ill Adm Code 2733) -First Notice Published: 17 Ill Reg 1444 2/5/93 -Expiration of Second Notice Period: 7/1/93 68.
- Police Officer/Fire Officer Grant Program (23 Ill Adm Code 2732) -First Notice Published: 17 Ill Reg 1493 - 2/5/93 -Expiration of Second Notice Period: 7/1/93 69
- Merit Recognition Scholarship (MRS) Program (23 III Adm Code 2761) -First Notice Published: 17 III Reg 1453 2/5/93 -Expiration of Second Notice Period: 7/1/93 70.
- -First Notice Published: 17 Ill Reg 1403 2/5/93 -Expiration of Second Notice Period: 7/8/93 Guaranteed Loan Programs (23 Ill Adm Code 2720) 71.
- -First Notice Published: 17 Ill Reg 1470 2/5/93 -Expiration of Second Notice Period: 7/8/93 Monetary Award Program (23 Ill Adm Code 2735) 72.
- Paul Douglas Teacher Scholarship Program (23 III Adm Code 2762) -First Notice Published: 17 III Reg 1484 2/5/93 -Expiration of Second Notice Period: 7/8/93 73.

#### Transportation

- -First Notice Published: 17 Ill Reg 3110 3/12/93 -Expiration of Second Notice Period: 6/23/93 Vehicle Inspections (92 III Adm Code 451) 74.
- Certification of No Objection to Proposed Rulemaking III.
- Review of Emergency and Peremptory Rulemakings

#### Corrections

Rights and Privileges (20 Ill Adm Code 525) (Peremptory) -Notice Published: 17 III Reg 8069 - 5/28/93 75.

#### Labor

Health and Safety (56 Ill Adm Code 350) (Emergency) -Notice Published: 17 III Reg 7072 - 5/14/93 76.

#### Public Health

The Illinois Formulary for the Drug Product Selection Program (77 III Adm Code -Notice Published: 17 III Reg 7283 - 5/21/93 790) (Emergency) 77.

Intermediate Care for the Developmentally Disabled Facilities Code (77 III Adm -Notice Published: 17 Ill Reg 7948 - 5/28/93 Code 350) (Emergency) 78.

Long-Term Care for Under Age 22 Facilities Code (77 III Adm Code 390) -Notice Published: 17 III Reg 7974 - 5/28/93 79.

Sheltered Care Facilities Code (77 Ill Adm Code 330) (Emergency) -Notice Published: 17 Ill Reg 8000 - 5/28/93 80

Skilled Nursing and Intermediate Care Facilities Code (77 III Adm Code 300) -Notice Published: 17 Ill Reg 8026 - 5/28/93 (Emergency) 81.

#### Rehabilitation Services

Assistive Technology for Persons with Disabilities Tax Check Off Fund (89 III -Notice Published: 17 Ill Reg 6686 - 5/7/93 Adm Code 897) (Emergency) 82.

### Trustees of University of Illinois

Program Content and Guidelines for Division of Specialized Care for Children (89 III Adm Code 1200) (Emergency) -Notice Published: 17 III Reg 8052 - 5/28/93 83.

#### **Exempt Rulemakings** · >

Pollution Control Board

84.

Primary Drinking Water Standards (35 Ill Adm Code 611) -Adopted Date: 5/18/93 -Proposed Date: 3/5/93

Sampling and Monitoring (35 III Adm Code 605) -Proposed Date: 3/5/93 85.

Adopted Date: 5/18/93

**Expedited Correction** VI. Department of Corrections

Rights and Privileges (20 Ill Adm Code 525) 86.

#### Agency Responses to Joint Committee Action VII.

### Health Facilities Planning Board

Health Care Worker Self-Referral (77 Ill Adm Code 1235) 87.

-First Published: 1/8/93 -Objection Date: 2/17/93

-Response: Modification

#### Racing Board

Admissions and Credentials (11 Ill Adm Code 1428) 88.

-First Published: 3/19/93 -Objection Date: 4/13/93

Response: Refusal

Rules of Practice (11 Ill Adm Code 205) 89°

-First Published: 17 III Reg 6859 - 5/7/93 -Objection Date: 5/11/93

-Response: Refusal

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED (Page 2)

6/12/93

4/9/93 17 III Reg 4539

Department of Conservation, Dove Hunting (17 III Adm Code 730)

7/12/93

6/12/93

4/9/93 17 III Reg 4672

Department of Conservation, Squirrel Hunting (17 III Adm Code 690)

7/12/93

6/12/93

6/12/93

6/12/93

6/12/93

6/12/93

## JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

### SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of May 26, 1993 through June 1, 1993, and have been scheduled for review by the Committee at its June 15, 1993 meeting. Other Items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bidg., Springfield, IL 62706.

4/9/93 17 III Reg 4689	4/9/93 17 III Reg 4601	4/9/93 17 III Reg 4742	4/9/93 17 III Reg 4611		17 III Reg 4622		
Department of Conservation, The Taking of Wild Turkeys - Fall Gun Season (17 III Adm	Code 715)  Department of Conservation, General Hunting and Trapping on Department-Owned or -Managed Sites (17 III Adm Code 510)	Department of Conservation, White-Tailed Deer Hunting by Use of Muzzleloading Rifles (17 III Adm Code 660)	Department of Conservation, Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox,	Oray rox, Coyone, beaver and Woodchuck (Groundhog) Trapping (17 III Adm Code 570)  Department of Conservation,	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting (17 III Adm Code 550)		
7/12/93	7/12/93	7/12/93	7/12/93	7/12/93			
JCAR <u>Meeting</u>	6/15/93	6/15/93	6/15/93	6/15/93	6/15/93	6/15/93	6/15/93
Start of First Notice	6/19/92 16 III Reg 9273	2/19/93 17 III Reg 2105	2/26/93 17 III Reg 2477	4/9/93 17 III Reg 4608	4/9/93 17 III Reg 4636	4/9/93 17 III Reg 4757	4/9/93 17 III Reg 4680
Agency and Rule	Illinois Educational Labor Relations Board, Americans With Disabilities Act Grievance Procedure (4 III Adm Code 900)	Department of Central Management Services, Acquisition, Management and Disposal of Real Property (44 III Adm Code 5000)	Department of Public Aid, Developmental Disabilities Services (89 III Adm Code 144)	Department of Conservation, Illinois List of Endangered and Threatened Flora (17 III Adm Code 1050)	Department of Conservation, Sport Fishing Regulations for the Waters of Illinois (17 III Adm Code 810)	Department of Conservation, Woodchuck, Snipe, Rail and Teal Hunting (17 III Adm Code 740)	Department of Conservation, The Taking of Wild Turkeys - Fall Archery Season (17 III Adm Code 720)
Second Notice Expires	7/12/93	7/12/93	7/12/93	7/12/93	7/12/93	7/12/93	7/12/93

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- Heading of the Part: Access to Information <u></u>
- Code Citation: 2 Ill. Adm. Code 751 5
- Sections: Authority Note 3
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act. the following changes in the above named rules are made: 2

inversions:	New C
IAPA Citation Co	Existing Cite
IAP	EX.
	٠
Section/	ubsection No.
S	SI

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

#### ILLINOIS REGISTER

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- Heading of the Part: General Provisions <u>\_</u>
- Code Citation: 80 Ill. Adm. Code 304 5
- Sections: 304.70 3
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act. the following changes in the above named rules are made: 2

Section/ Subsection No.

Par. 1001-1

IAPA Citation Conversions: Existing Cite New Cite

304.70

Sec. 5-15 Par. 1005-15

Sec. 4.01 Par. 1004.01

Authority Note

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- Heading of the Part: Public Information, Rulemaking and Organization <u>\_</u>
- Code Citation: 2 Ill. Adm. Code 750 5
- Authority Note Sections: 3)
- 1001-1 et seq.) [5 ILCS 1007-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act. the following changes in the above named rules are made: 2

Conversions:	Sec. 5-15
New Cite	Par. 1005-15
IAPA Citation Con	Sec. 4.01
Existing Cite	Par. 1004.01
Section/ Subsection No.	Authority Note

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

#### ILLINOIS REGISTER

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- Heading of the Part: Standard Procurement
- Code Citation: 44 Ill. Adm. Code 1 2
- Sections: 1.100 3
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act. the following changes in the above named rules are made: 2

nversions: New Cit	
IAPA Citation Conversions: Existing Cite New Cit	1
on No.	
Section/ Subsection	

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective. Par. 1001-1 Par. 1001 9 ...

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## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- ) Heading of the Part: State of Illinois Medical Care Assistance Plan
- Code Citation: 80 Ill. Adm. Code 2120
- 3) <u>Sections</u>: 2120.30
- 4) The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001—1 et seq.) [5 ILCS 100/1—1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993.
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act. the following changes in the above named rules are made:

onversions: New Cite	
IAPA Citation Col Existing Cite	
IAP Exi	
No.	
Section/ Subsection	

Par. 1001-1

Par. 1001

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

### ILLINOIS REGISTER

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

### NOTICE PURSUANT TO P.A. 87-823

- Heading of the Part: State of Illinois Premium Payment Plan
- 2) Code Citation: 80 Ill. Adm. Code 2100
- 3) <u>Sections</u>: 2100.40; 2100.410
- 4) The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993.
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act.,
   the following changes in the above named rules are made:

onversions: New Cite	Par. 1001-1 Par. 1001-1
IAPA Citation Co	Par. 1001 Par. 1001
Section/ Subsection No.	2100.40

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

8585 93

## GUARDIANSHIP AND ADVOCACY COMMISSION

### NOTICE PURSUANT TO P.A. 87-823

- Fee Schedule for the Office of the State Guardian Heading of the Part:
- Code Citation: 59 Ill. Adm. Code 301 5
- Sections: 301.60 3
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993.
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2

ersions: New Cite	Par. 1001-1
IAPA Citation Conversions Existing Cite	Par. 1001
Section/ Subsection No.	301.60(b)

301.60(b)

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

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#### GUARDIANSHIP AND ADVOCACY COMMISSION NOTICE PURSUANT TO P.A. 87-823

- Public Information Rulemaking and Organization Heading of the Part: =
- Code Citation: 2 Ill. Adm. Code 1875 2
- Sections: Authority Note 8
- requires each Agency to integrate all renumbered citations to the Act in their rules on file The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 with the Administrative Code Division, Index Department, Office of Secretary of State, ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 3

Sec. 5-15 Par. 1005-15
Sec. 4.01 Par. 1004.01
Authority Note

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

## LEGISLATIVE TRAVEL CONTROL BOARD

## NOTICE PURSUANT TO P.A. 87-823

- Heading of Part: Public Information, Rulemaking and Organization
- 2 Ill Adm Code 225 Code Citation: 5
- Authority Note 3)
- 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2)

	Cite
Conversions:	New
A Citation	Cite
A Cit	ting
IAPA	Existing Ci
Section/	Subsection No.

Par. 1005-15 Sec. 5-15 1004.01 Sec. 4.01 Par. 1004.0 Authority Note:

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

#### ILLINOIS REGISTER

### DEPARTMENT OF MILITARY AFFAIRS

### NOTICE FURSIANT TO P.A. 87-823

- 1) Heading of the Part: Freedom of Information Procedures
- 2) Code Citation: 2 Ill Adm Code 1376
- 3) Section: Authority Note
- Administrative Code Division, Index Department, Office of Secretary of 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the 4) The Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. State, by July 1, 1993.
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2)

rsions:	Sec. 5-15
New Cite	Par. 1005-15
IAPA Citation Conversions:	Sec. 4.01
Existing Cite	Par. 1004.01
Section/Subsection No.	Authority Note

These changes have been made to the rules on file with the Administrative code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

### DEPARTMENT OF MILITIARY AFFAIRS

### NOTICE RURSDANT TO P.A. 87-823

- 1) Heading of the Part: Rulemaking Procedures and Department Organization
- 2 Ill Adm Code 1375 2) Code Citation:
- 3) <u>Sections</u>: Authority Note; 1375.100; 1375.110
- Administrative Code Division, Index Department, Office of Secretary of 1001-1 et seq.) [5 IICS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the 4) The Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. State, by July 1, 1993.
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2

ns: New Cite	Sec. 5-15 Par. 1005-15	Sec. 5-45 Par. 1005-45	Sec 5-35
IAPA Citation Conversions: Existing Cite	Sec. 4.01 Par. 1004.01	Sec. 5.02 Par. 1005.02	Sec. 5
Section/Subsection No.	Authority Note	1375.100	1375.110

These changes have been made to the rules on file with the Administrative code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

#### ILLINOIS REGISTER

#### NOTICE PURSUANT TO P.A. 87-823 OFFICE OF THE PUBLIC COUNSEL

- Heading of Part: Freedom of Information Act 7
  - 2 III Adm Code 2701 Code Citation:
    - Authority Note 5)
      - Sections: 3)
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2

IAPA Citation Conversions: Existing Cite Subsection No.

Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on These changes have been made to the rules on file with the Administrative Par. 1005-15 1004.01 Par. Authority Note

which they became effective.

### OFFICE OF THE PUBLIC COUNSEL

## NOTICE PURSUANT TO P.A. 87-823

- Heading of Part: Organization, Rulemaking, and Public Access
- 2 Ill Adm Code 2700 Code Citation: 2)
- Authority Note Sections: 3)
- 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4)
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2)

ıs:	New Cit
Conversion	
tation	Cite
A Ci	Existing Cite
IAI	Exi
	No.
ection/	psection

te

Par. 1005-15 Par. 1004.01 Authority Note

Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on These changes have been made to the rules on file with the Administrative which they became effective.

#### ILLINOIS REGISTER

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#### SECRETARY OF STATE

### NOTICE PURSUANT TO P.A. 87-823

- MERIT COMMISSION Heading of the Part:
- 80 Ill. Adm. Code Code Citation: 2)
- 50.110 Sections: 3)
- 823, effective July 1, 1992 requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 127, par. 1001) [5 ILCS 100/1-1]amended pursuant to P.A. 87-The Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 4)
- Pursuant to Section 5-155 the following changes in the above named rules are made: 2

New Cite IAPA Citation Conversions: Existing Cite New Subsection Number

Par. 10-40 Pars. 1010-40

These changes have been made to the Rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the Rule nor the date on which it became effective.

#### NOTICE PURSUANT TO P.A. 87-823 SECRETARY OF STATE

- Heading of the Part:

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- MERIT COMMISSION PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION
- 2 Ill. Adm. Code 555 Code Citation:
- Authority Note and 555.110 Sections:
- 4) The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001) 12 ILCS 100/1-1] amended pursuant to P.A.87-823, effective July 1, 1992 requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par.1001) [5 ILCS
- Pursuant to Section 5-155 the following changes in the above named rules are made:

New Cite	Par. 5-15 Pars. 1-1 and 5-45
Existing Cite	Par. 1005-15 Pars. 1001-1 et seq. and 1005-45
Subsection Number	Authority Note 555.110

These changes have been made to the Rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the Rule nor the date on which it became effective.

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# OFFICE OF THE STATE'S ATTORNEYS APPELLATE PROSECUTOR

NOTICE PURSUANT TO P.A. 87-823

- Heading of Part: Freedom of Information (Transferrred) 7
- 2 III Adm Code 301 Code Citation: 5
- Source Note Sections: 3)
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made 2

Section/ Subsection No.	IAPA Citation Conversions: Existing Cite Nev	New Cite	Cite
Source Note	Sec. 7(e)	Sec.	Sec. 5-80(d)
	Par. 1007(e)	Par.	Par. 1005-80

(q)

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

# OFFICE OF THE STATE'S ATTORNEYS APPELLATE PROSECUTOR

## NOTICE PURSUANT TO P.A. 87-823

- Heading of Part: Freedom of Information 7
- 2 Ill Adm Code 351 Code Citation: 2)
- Authority Note; Source Note; 351.100 Sections: 3)
- The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4)
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2

nversions:	Sec. 5-15	Sec. 5-80(d)	Sec. 5-15
New Cite	Par. 1005-15	Par. 1005-80(d)	Par. 1005-15
IAPA Citation Conversions:	Sec. 4.01	Sec. 7(e)	Sec. 4.01
Existing Cite New Cite	Par. 1004.01	Par. 1007(e)	Par. 1004.01
Section/ Subsection No.	Authority Note	Source Note	2.351

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

#### ILLINOIS REGISTER

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# OFFICE OF THE STATE'S ATTORNEYS APPELLATE PROSECUTOR

## NOTICE PURSUANT TO P.A. 87-823

- Heading of Part: Public Information, Rulemaking and Organization (Transferred) 1
- 2 Ill Adm Code 300 Code Citation: 2)
- Source Note Sections 3)
- 87-823, effective July 1, 1992, requires each Agency to Integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. State, by July 1, 1993. 4)
- Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 2

Cite	Sec. 5-80(d) Par. 1005-80
Conversions:	Sec.
New Cite	Par.
IAPA Citation	Sec. 7(e)
Existing Cite	Par. 1007(e)
Section/ Subsection No.	Source Note

(p)

Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on These changes have been made to the rules on file with the Administrative which they became effective.

# OFFICE OF THE STATE'S ATTORNEYS APPELLATE PROSECUTOR

## NOTICE PURSUANT TO P.A. 87-823

Heading of Part: Public Information, Rulemaking and Organization

2 Ill Adm Code 350 Code Citation: 7

Authority Note Sections 3 The Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) [5 ILCS 100/1-1 et seq.], as amended pursuant to P.A. 87-823, effective July 1, 1992, requires each Agency to integrate all renumbered citations to the Act in their rules on file with the Administrative Code Division, Index Department, Office of Secretary of State, by July 1, 1993. 4

Pursuant to Section 5-155 of the Illinois Administrative Procedure Act, the following changes in the above named rules are made: 5)

New Cite IAPA Citation Conversions: Existing Cite New Subsection No. Sec. 5-15 Par. 1005-15 Sec. 4.01 Par. 1004.01 Authority Note

These changes have been made to the rules on file with the Administrative Code Division of the Index Department, Office of the Secretary of State. These changes do not affect the validity of the rules nor the date on which they became effective.

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ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY OUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.	S RECLAMATION COUNCIL Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673)	Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) General Programmatic Requirements (P-883; A-8472) (E-1179)	ENT OF  Americans With Disabilities Act Grievance Procedure (A-11744/92; CC-1673)  Egg & Egg Products Act (P-527; A-6749)  III. Pseudorabies Control Act (E-5906) (P-6373)  Lawrorere Wash Water & Rinsule Collection (P-14975/92; A-2189)  Meat & Poultry Inspection Act (PP-2063)  Standardbred & Thoroughbred Horse Breeding & Racing Programs, III. (P-8347)  Sustainable Agriculture (P-1251; A-6965)  Swine Disease Control & Eradication Act (E-5910) (P-6377)
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17, Issue	ONT'D)	п	f	=	п		¤		a	=		п		ū		а		=	=	:	п		ш		=	\$	=	ш		п		E	5	1	u		u	4	E	=		п
Volume 1	TITLE 11 (CONT'D)	205.350	205 360	202:200	205.370		205.380	200	202.420	205 430		205.440		205.450		205.460	000	203.470	205.480		205.490		205.500	1	205.510	205 520	026.602	205.530		205.540	1	205.550	205 560		205.570		205.580	905	703.390	205.600		205.610
June 11, 1993	(P-3594) (E-6859;	O-8085)	(P-3594) (E-6859;	(P-1594) (F-6859)	0-8085)	(P-3594) (E-6859;	O-8085)	(P-3594) (E-6859;	O-8085)	(F-3594) (E-6859;	(P-3594) (F-6859:	0-8085)	(P-3594) (E-6859;	0-8085)	(P-3594) (E-6859;	0-8085)	(P-3594) (E-6859;	(P 2504) (F 5950)	(F-3394) (E-0839; O-8085)	(P-3594) (E-6859:	0-8085)	(P-3594) (E-6859;	O-8085)	(P-3594) (E-6859;	0-8085)	(P-3594) (E-6859;	(P-3594) (F-6859	0-8085)	(P-3594) (E-6859;	O-8085)	(P-3594) (E-6859;	O-8085)	(r-3394) (E-6639; 0-8085)	(P-3594) (F-6859:	0-8085)	(P-3594) (E-6859;	O-8085)	(P-3594) (E-6859;	O-8083)	(F-3394) (E-0839; O-8085)	(P-3594) (E-6859;	0-8085)
NDEX	=		п	-	1	u		п	1	a	=	ı	u		п		¤	\$	7	п		п		п		п	=	:	u		u	1	11	п		п		а	1	=	п	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	205.40		205.50	205 60		205.70		205.80	206 110	205.110	205.120		205.130		205.140	1 1	205.150	002 300	203.100	205.170		205.180		205.190	0.00	205.250	205.260		205.270		205.280	205 300	067.607	205,300		205.310		205.320	205 330	000.007	205.340	
SECTION																											P-1251; A-6965)	(P-1251; A-6965)	A-6965)	A-6965)	A 2010)	F-6291/92; A-3018) P-3056)	(P-8297/92: A-3618)				(2)	P-3594) (E-6859;	P-3594) (F-6850.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(E-6859;	
ue #24		(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(F-8347)	(F-6347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(F-8347)	(F-6347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(P-8347)	(F-8347)	(F-6347) (P-8347)	(P-1251:	(P-1251;	(P-1251; A-6965)	(P-1251; A-6965)	(P-3956)	(P-829/1)	(P-8297/	(P-3956)			(CC-8095)	(P-3594)	(P-3504)	0-8085)	(P-3594) (E-6859)	0-8085)
17, Issue	NT'D)	ū	800	4 64	ы	me	am	A.D.	L 8	TI BE	ше	атп	н	а	u	q	E ,	t-		am	ı	am	н	H		n w	п	п	п	п	u d	E	am					п	-	1	п	
Volume 1	TITLE 8 (CONT'D)	290.64	290.65	290.75	290.80	290.85	290.90	290.95	290.100	290.103	290.150	290.155	290.160	290.162	290.163	290.164	200.103	290.175	290,180	290.185	290.190	290.195	290.200	290.205	290.210	290.215	750.10	750.20	750.30	750.40	1400.146	1400.147	1400.149			TITLE 11	100.350	202.10	205.20		205.30	

11, 92; A-3 92; A-1 93; A-15 94; A-15 95; A-15 96; A-15 97; A-15 97; A-15 98; A-15 98	Volume 17, Is	Issue #24	SECTIONS	SECTIONS AFFECTED INDEX	DEX	June 11, 1993	Volume 17,		Issue #24	SECTIONS AFFECTED TO	REGISTER FFFCTFN 1	A NO.	
0.0         mm         Ch-41879         TO-20.0         mm         Ch-4611         TO-20.0         mm           0.0         mm         Ch-41879         130.300         mm         Ch-4617         350.40         mm         Ch-4617         700.20         mm <th>E 11 (CONT'D)</th> <th></th> <th></th> <th>150.435</th> <th>am</th> <th>(P4167)</th> <th></th> <th></th> <th></th> <th></th> <th>T TOTAL</th> <th>NUEA</th> <th>June 11, 1993</th>	E 11 (CONT'D)			150.435	am	(P4167)					T TOTAL	NUEA	June 11, 1993
0         mm         Ch-4150         190.200         mm         Ch-4150         30.401         mm         Ch-4150         190.200         mm         Ch-4150         30.401         mm         Ch-4150         190.200         190.200         190.200	09.270 am	(P-6955/9	2; A-3649)	150.470	am	(P4167)	TITLE 17 (CO	NT'D)			730.20	n a	(B 4530)
0.0         m.         Ch41570         S00.01         m.         Ch41570         S00.02         m		(P-6746)		150.510	am	(P-4167)	570.40	am	(P-4611)		730.30	am	(PA530)
0.0         mm         Ch4185         150.650         mm         Ch4165         990.22         mm         Ch4285         150.050         mm         Ch4185         150.620         mm         Ch4285         150.050         mm         Ch4185         150.050         mm         Ch4185         150.050         mm         Ch4285         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150.050         150		(P-6746)		150.520	am	(P-4167)	590.10	am	(E-1658) (I	2-4554)	740.10	E	(P-4757)
0         r         (P-1528)         150.050         nm         (P-4167)         900-220         nm         (P-4524)         810.37         nm           0         r         (P-22499022, A-3034)         150.700         nm         (P-4167)         900-22         nm         (P-4534)         810.37         nm           0         nm         (P-4289902, A-3034)         150.700         nm         (P-4167)         900-20         nm         (P-4534)         810.37         nm           0         nm         (P-4188)         150.700         nm         (P-4187)         810.45         810.37         nm           10         nm         (P-4188)         150.700         nm         (P-4187)         810.47         810.37         nm           10         nm         (P-4188)         250.100         nm         (P-4188)         810.07         nm         P-4189         810.07         nm         P-4189 <t< td=""><td></td><td>(P-4155)</td><td></td><td>150.620</td><td>am</td><td>(P-4167)</td><td>250.50</td><td>am</td><td>(P-4554)</td><td></td><td>740.20</td><td>E</td><td>(P.4757)</td></t<>		(P-4155)		150.620	am	(P-4167)	250.50	am	(P-4554)		740.20	E	(P.4757)
0         1         CASA9992, A-30344         150.70         nm         P41675         990.20         nm         P44584         810.37         nm           0         nm         (P-248992, A-3034)         150.70         nm         (P-4167)         990.20         nm         (P-4534)         810.37         nm           0         nm         (P-248992, A-3034)         150.70         nm         (P-4167)         990.20         nm         (P-4534)         810.34         nm           0         nm         (P-4188)         30.70         nm         (P-4187)         810.37         nm           10         nm         (P-4188)         30.00         nm         (P-4187)         810.37         nm           10         nm         (P-4188)         30.00         nm         (P-4187)         810.37         nm           10         nm         (P-4188)         30.00         nm         (P-4188)         810.37         nm           10         nm         (P-4188)         120.00         nm         (P-4188)         680.20         nm         (P-4189)         810.37         nm           10         nm         (P-4188)         120.00         nm         (P-4188) <td< td=""><td></td><td>(P-1728)</td><td></td><td>150.621</td><td>am</td><td>(P-4167)</td><td>520.05</td><td>am</td><td>(P-4554)</td><td></td><td>810.20</td><td>am a</td><td>(P-17414/02: A 2052)</td></td<>		(P-1728)		150.621	am	(P-4167)	520.05	am	(P-4554)		810.20	am a	(P-17414/02: A 2052)
0         F         (PASSA)         SSO DA         IN         (PASSA)         SIO DA         IND           0         m         (PASSA)         150.700         m         (PASSA)         SIO DA         m         (PASSA)	05.120 r	(P-2439/9)	2; A-3034)	150.700	am	(P-4167)	2500.20	am	(P-4554)		810.35	am	(P-17414/92, A-3833)
40         m         (P4554)         190.720         m         (P4107)         30.44         m         (P4554)         810.45         m         (P4554)         m         P4554         m         pm         (P4564)         m         (P4554)         m         P4554         m         pm         P4554         m         P4542         m         P4554         m         pm         P4542         m         P4542         m         P4542         m         pm         P4542         m         P4542         m         P4542         m         pm         P4542         m         P4442         m         P4542         m         pm         P4442         m         P4442         m         P4442         m         pm         pm         P4442         m         p	05.130 r	(P-2439/9)	2; A-3034)	150.705	am	(P-4167)	590.30	am	(P-4554)		810.37	THE COL	(F-1/414/92; A-3833)
0         m         (14515)         1102.720         nm         (2-1334022, A-127)         595.03         nm         (14545)         810.05         nm           10         nm         (14518)         170.20         nm         (2-1334022, A-127)         595.03         nm         (14545)         810.05         nm           10         nm         (14518)         50.030         nm         (2-13418)         50.02         nm         (14518)         810.05         nm           10         nm         (14518)         50.0100         nm         (2-14518)         80.02         nm         (14718)         80.02         nm         (1		(P-2439/9	2; A-3034)	150.710	am	(P-4167)	590.40	am	(P-4554)		810.45		(F-1/414/92; A-3853)
0         am         (P-4558)         170.20.         am         (P-1558)         810.70.         am           10         am         (P-4158)         520.90.         am         (P-4158)         550.90.         am         (P-4554)         810.70         am           10         am         (P-4158)         520.90.         am         (P-1580)         am         (P-1580)         am         (P-4718)         810.70         am           10         am         (P-4158)         520.1000         am         (P-1580)         am         (P-1580)         am         (P-4718)         810.70         am           10         am         (P-4158)         1230.100         am         (P-1580)         am         (P-4718)         810.90         am           10         am         (P-4158)         1230.100         a         (P-4718)         810.90         am           10         am         (P-4158)         1230.200         a         (P-4718)         810.90         am           10         am         (P-4158)         1230.200         a         (P-4718)         810.90         am           10         am         (P-4158)         1230.200         a         (P-4718)<		(P-4158)		150.720	am	(P4167)	590.50	am	(P-4554)			alli	(F-1/414/92; A-3853)
10   mm   CP-4158    520.920		(P-4158)		170.20	am	(P-13784/92: A-427)	290.60	am	(P-4554)		810.60		(F-4636) (E-5915)
10         mm         CP-4158         SS 0.01         mm         CP-16801922, A-1837         650.22         mm         CP-4188         SS 0.01         mm         CP-1680192, A-1837         650.22         mm         CP-418         SS 0.01         mm         CP-1680192, A-1837         650.20         mm         CP-418         SS 0.01         mm         CP-418         SS 0.02         mm		(P-4158)		520.920	am	(P-13691/97- A-1837)	590.70	am	(P-4554)		810.70	HIII	(P-1/414/92; A-3853)
10         mm         (P-4458)         550,1020         nm         (P-1580)         560,22         nm         (P-4158)         550,30         nm         (P-4158)         550,30         nm         (P-4158)         550,40         nm         (P-4158)         550,50         nm         (P-4158)		(P-4158)		520.930	me	(P-13691/92: A-1837)	650.20	am	(P-4718)		830.10	H I	(F-1/414/92; A-3853)
1, 10, 11, 11, 11, 11, 11, 11, 11, 11,		(P-4158)		520.1020	m.g	(P-13691/97: A-1837)	650.21	am	(P-4718)		830.20		(F-1/405/92; A-3177)
Part		(P-4158)		520 1030	me	(P-13691/97: A-1837)	650.22	am	(P-4718)		830.40	am	(F-1/405/92; A-3177)
		(P.4158)		1230.1050	1118	(F-15051/52, A-1850)	650.30	am	(P-4718)		830.40	am	(P-17405/92; A-3177)
0.00         mm         (7-4158)         1200.200         n         (7-4158)         650.50         nm         (7-4158)         900.40         nm         (7-4142)         100.50         nm         1000.20         nm         (7-4142)         100.50         nm         1000.20         nm         (7-4142)         1000.50         nm <th< td=""><td></td><td>(DA158)</td><td></td><td>1030.100</td><td>= 1</td><td>(B 0272/02: A 1950)</td><td>650.40</td><td>am</td><td>(P-4718)</td><td></td><td>930.90</td><td>am</td><td>(P-17405/92; A-3177)</td></th<>		(DA158)		1030.100	= 1	(B 0272/02: A 1950)	650.40	am	(P-4718)		930.90	am	(P-17405/92; A-3177)
90         mm         (P-4188)         550.66         n         (P-4189)         500.50         n         (P-41819)         500.50         n         (P-41819)         500.50         n         (P-41819)         500.50         n         (P-41819)         500.50         <		(P-4158)		1230.110	<b>=</b> 1	(F-5222/92; A-1839)	650.50	am	(P-4718)		050.90	am	(P-17405/92; A-3177)
SS         Interview         (P-418)         (		(P 4159)		1230.200	<b>=</b> :	(F-9222/92; A-1639)	650.60	am	(P-4718)		950.40	аш	(P-6390)
Part		(F-4138)		1230.210	п	(F-9222/92; A-1859)	650.65	, c	(P-4718)		950.50	am	(P-6390)
National No.   Nati		(P-4158)		1230.300	a a	(P-9222/92; A-1859)	660.20	E E	(P-4742)		1050.20	аш	(P-4608)
Part		(P-4158)		1230.310	n	(P-9222/92; A-1859)	660.22		(D 47.42)		1536.10	аш	(P-8107)
0.0         mm         (P44158)         1230.510         n         (P42222922-A-1859)         660.40         nm         (P44158)         1230.510         n         (P42222922-A-1859)         660.40         nm         (P44158)         1230.510         n         (P42222922-A-1859)         660.45         nm         (P4442)         1536.50         nm           85         nm         (P44158)         1230.520         n         (P9222292-A-1859)         660.60         nm         (P4442)         1536.50         nm           85         nm         (P44158)         1230.520         n         (P9222092-A-1859)         660.60         nm         (P4742)         1536.50         nm           85         nm         (P4158)         1230.520         n         (P9222092-A-1859)         660.60         nm         (P4742)         1536.50         nm           90         nm         (P-131392-A-1628)         1230.50         nm         (P-132392-A-1859)         660.50         nm         (P4742)         1536.50         nm           10         nm         (P-1318)         220.00         nm         (P-132492)         420.20         1536.50         nm           10         nm         (P-1318)         222202-2-2-2-2-2-2-2-2-2		(P-4158)		1230.400	n	(P-9222/92; A-1859)	660.30	. E	(D-4742)		1536.25	am	(P-8107)
0         mm         (P-4158)         1.20.5.10         n         (P-522292; A-1859)         66.04.5         nm         (P-4158)         1.20.5.40         nm           8.0         nm         (P-4158)         1.20.5.20         n         (P-522292; A-1859)         660.50         nm         (P-4742)         1536.50         nm           8.0         nm         (P-4158)         1.20.5.30         n         (P-922292; A-1859)         660.00         nm         (P-4742)         1536.50         nm           9.0         nm         (P-131892; A-1628)         1.20.5.30         nm         (P-1921892; A-286)         1536.50         nm           9.0         nm         (P-1131892; A-1628)         2.20.60         nm         (P-102392)         A-7.86         1536.50         nm           9.0         nm         (P-1131892; A-3038)         2.20.60         nm         (P-102392)         A-6760         670.20         nm         (P-4688)         1536.20         nm           9.0         n         (P-11318)         0         (P-22292)         A-6760         670.50         nm         (P-4688)         1536.20         nm           10         n         (P-23292)         nm         (P-4688)         nm <t< td=""><td></td><td>(P-4158)</td><td></td><td>1230.500</td><td><b>E</b></td><td>(P-9222/92; A-1859)</td><td>660.40</td><td>am</td><td>(P-4742)</td><td></td><td>1536.30</td><td>am</td><td>(P-8107)</td></t<>		(P-4158)		1230.500	<b>E</b>	(P-9222/92; A-1859)	660.40	am	(P-4742)		1536.30	am	(P-8107)
Name		(P-4158)		1230.510	E .	(P-9222/92; A-1859)	660.45	an a	(D-4742)		1536.40	аш	(P-8107)
80         am         (F4188)         1230.590         n         (F4287)         1536.60         am           80         am         (F4188)         1230.540         n         (F9222192; A-1889)         660.60         am         (F1356592; A-286)         1536.60         am           50         am         (F-1321892; A-1628)         1120.540         n         (F-1821892; A-268)         1536.50         am           75         r         (F-1231892; A-3038)         220.30         am         (F-19933)92; A-6760)         670.20         am         (F-4688)         1536.50         am           75         r         (F-1213792; A-3038)         220.30         am         (F-19933)92; A-6760)         670.20         am         (F-4688)         235.20         am           75         r         (F-1339)(E-3633;         370.         (C-68991)         -670.50         am         (F-4688)         235.20         am           10         am         (F-1389)(E-6894)         550.20         am         (F-1381)         70.00         am         (F-4688)         44180.170         am           10         am         (F-1380)(E-6894)         am         (F-13818)         710.10         am         (F-4688)         4418		(P-4158)		1230.520	q	(P-9222/92; A-1859)	0999	1 11 11	(F-4/42)		1536.50	am	(P-8107)
50         am         (P-4158)         670.10         am         (P-12659)2; A-286         1536.65         n           50         am         (P-1320)2; A-1628         TTILE 17         (P-1920)2; A-1628         TTILE 17         (P-1920)2; A-286         1536.50         am           50         am         (P-1920)3; A-1038         220.30         am         (P-1993)92; A-6760         670.20         am         (P-4688)         1536.50         am           75         r         (P-1230)2; A-3038         220.60         am         (P-1993)92; A-6760         670.20         am         (P-4688)         1536.20         am           40         n         (P-589)         (P-369)         (P-670)         am         (P-4688)         4480.12         am           90         am         (P-1038)92; A-6760         670.50         am         (P-4698)         440.10         r           10         am         (P-1038)92; A-6760         670.50         am         (P-4698)         440.10         r           10         am         (P-1038)92; A-6760         670.50         am         (P-4698)         440.10         r           10         am         (P-1038)92; A-6760         670.60         am         (P-4698) </td <td></td> <td>(P-4158)</td> <td></td> <td>1230.530</td> <td>a</td> <td>(P-9222/92; A-1859)</td> <td>09'099</td> <td>an a</td> <td>(P-4742)</td> <td></td> <td>1536.60</td> <td>am</td> <td>(P-8107)</td>		(P-4158)		1230.530	a	(P-9222/92; A-1859)	09'099	an a	(P-4742)		1536.60	am	(P-8107)
C		(P-4158)		1230.540	o o	(P-9222/92; A-1859)	670.10		(P-15265/02	000	1536.65	п	(P-8107)
Particle		(P-13/2)						TI I	(F-13203/92)	A-286)	1536.70	am	(P-8107)
Part		(P-13218/	'92; A-1628)	TITLE 17			02 029		(F-4098)		1536.80	am	(P-8107)
75         r         (P-1213192); A-3038         220.66         am         (P-19939); A-6760         of 0.0.40         am         (P-14698)         230.20           40         n         (P-3593) (E-3683;         370.         (CC-80901)         (CC-80901)         (GO-50         am         (P-4698)         4180.120         am           0-6530         am         (P-1673892; C-8074)         510.10         am         (P-7138)         690.30         am         (P-4698)         7171E 20           70         am         (P-1673892; C-8074)         530.10         am         (P-7138)         690.30         am         (P-4698)         7171E 20           70         am         (P-1673892; C-8074)         530.20         am         (P-1738)         710.10         am         (P-1673892; C-8074)         501.40         am           90         am         (P-1673892; C-8074)         530.20         am         (P-1738)         710.20         am         (P-1818192; A-3184)         501.40		(P-12133/	'92; A-3038)	220.30	am	(P-19993/92; A-6760)	670.30		(F-4098)		1536.90	am	(P-8107)
10   2m   (P-1559) (E-3683; 370,   CC-8091)   C70.50   am   (P-4658)   4180.120   am   (P-6580)   4180.120   am   (P-6580)   4180.120   am   (P-6580)   440.10   r   (P-6580)   440.10   r   (P-67138)   440.10   r   (P-67138)   440.10   r   (P-67138)   440.10   r   (P-67138)   440.10   r   (P-16738)   r	4.175 r	(P-12133/	'92; A-3038)	220.60	am	(P-19993/92; A-6760)	670.40	шв	(P-4698)		2530.20		(CC-8089)
0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-6550) 0-650-30	8.240 п	(P-3593) (	(E-3683;	370.		(CC-8091)	04.070	ши	(F-4698)		4180.120	am	(P-13718/92: A-1571)
Part		0-6550)		390.		(CC-8090)	620.90	alla alla	(P-4098)				
10 am   (P-16738/92; C-8074)   530.10 am   (P-7138)   690.30 am   (P-16738/92; C-8074)   530.20 am   (P-7138)   690.30 am   (P-16738/92; C-8074)   530.20 am   (P-7138)   710.10 am   (P-18181/92; A-3184)   501.40 am   (P-18181/92; A-3184)   501.40 am   (P-16738/92; C-8074)   530.90 am   (P-7138)   710.20 am   (P-18181/92; A-3184)   501.40 am   (P-18181/92; A-3184)   501.10 am   (P-18181/92; A-281)   1230.20 am   (P-18181/92; A-281)		(P-16738/	'92; C-8074)	510.10	am	(P-4601)	00.070	E	(P-15265/92;		TITLE 20		
70 am (P-16738/92; C-8074) 530.20 am (P-7138) 705.00 am (P-16738/92; C-8074) 530.20 am (P-7138) 710.10 am (P-16738/92; C-8074) 530.20 am (P-7138) 710.10 am (P-16738/92; C-8074) 530.20 am (P-7138) 710.30 am (P-16738/92; C-8074) 530.90 am (P-7138) 710.30 am (P-18181/92; A-3184) 502.110 am (P-16738/92; C-8074) 530.100 am (P-7138) 715.20 am (P-4689) 715.20		(P-16738/	'92; C-8074)	530.10	ат	(P-7138)	00000		(P-4698)		440.10	<b>—</b>	(P-16371/92- A-1519)
90 am (P-16738/92; C-8074) 530.70 am (P-7138) 710.20 am (P-18181/92; A-3184) 501.40 am (P-16738/92; C-8074) 530.80 am (P-7138) 710.30 am (P-18181/92; A-3184) 501.60 am (P-18181/92; A-3184) 501.60 am (P-18181/92; A-3184) 501.10 am (P-18181/92; A-318		(P-16738/	92; C-8074)	530.20	am	(P-7138)	210.10	am	(P-4672)		440.20	be	(P-16371/92: A-1519)
Sign		(P-16738/	'92; C-8074)	530.70	am	(P-7138)	/10.10	arn	(P-18181/92;	A-3184)	501.40	, a	(D 8306)
Sign				530.80	am	(P-7138)	710.20	am	(P-18181/92;	A-3184)	501.60	11 10	(F-8390)
10.50 am   P4167    530.100 am   P-7138    715.10 am   P-489    P-489    715.10 am   P-489    715.10 am   P-489    715.20 am   715.20 am   P-489    715.20 am   P-480    720.10 am   P-480    720.20				530.90	am	(P-7138)	710.30	am	(P-18181/92;	A-3184)	\$02 110	III d	(F-8390)
130.10   24.689   1230.10   24.689   1230.10   24.689   1230.10   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   1230.20   24.689   22.69	14			530.100	am	(P-7138)	710.50	ато	(P-18181/92;	A-3184)	525 140		(P-0394)
am         (P-4167)         530.110         am         (P-7138)         715.20         am         (P-4689)         1230.20         am           0 am         (P-4167)         530.115         am         (P-7138)         715.21         n         (P-4689)         1230.30         am           0 am         (P-4167)         530.120         am         (P-7138)         720.10         am         (P-4689)         1230.40         #,n           5 am         (P-4167)         550.10         am         (P-4622)         720.10         am         (P-4680)         1230.50         #,am           5 am         (P-4167)         550.30         am         (P-4622)         720.10         am         (P-4680)         1230.60         n           5 am         (P-4167)         550.30         am         (P-4622)         720.40         am         (P-4580)         1230.90         #, am           5 am         (P-4167)         570.20         am         (P-4680)         1230.30         #, am         (P-4680)           5 am         (P-4167)         570.20         am         (P-4680)         1230.90         #, am         (P-4680)           5 am         (P-4167)         570.20         am		(P-4167)		530.105	870	(P-7138)	715.10	am	(P-4689)		1230 10	1118	(FF-1000) (FF-8009)
am         (P-4167)         530.115         am         (P-7138)         715.21         n         (P-4689)         1230.30         am           am         (P-4167)         530.120         am         (P-7138)         720.10         am         (P-4689)         1230.40         #,n           am         (P-4167)         550.10         am         (P-4622)         720.10         am         (P-4680)         1230.50         #,am           am         (P-4167)         550.30         am         (P-4622)         720.40         am         (P-4680)         1230.60         n           am         (P-4167)         570.20         am         (P-4611)         720.40         am         (P-4680)         1230.80         n           am         (P-4167)         570.20         am         (P-4611)         730.10         am         (P-4680)         1230.90         #, am	0	(P-4167)		530,110	am	(P-7138)	715.20	am	(P-4689)		1230 20	li m	(F-//06)
am         (P-4167)         530.120         am         (P-7138)         715.40         am         (P-4689)         1230.40         #.n           am         (P-4167)         550.10         am         (P-4622)         720.10         am         (P-4689)         1230.50         #,am           am         (P-4167)         550.20         am         (P-4622)         720.10         am         (P-4689)         1230.60         n           am         (P-4167)         550.30         am         (P-4622)         720.40         am         (P-4589)         1230.60         n           am         (P-4167)         570.20         am         (P-4611)         720.40         am         (P-4689)         1230.80         n           am         (P-4167)         570.20         am         (P-4611)         730.10         am         (P-4589)         1230.90         #, am		(P-4167)		530.115	am	(P-7138)	715.21	n n	(P-4689)		1230.30	E E	(P-7768)
am         (P-4167)         550.10         am         (P-4622)         720.10         am         (P-15560/92; A-281)         1230.50         #,am           am         (P-4167)         550.20         am         (P-4622)         720.20         am         (P-4680)         1230.60         n           am         (P-4167)         550.30         am         (P-4622)         720.40         am         (P-15260/92; A-281)         1230.70         n           am         (P-4167)         570.20         am         (P-4611)         730.10         am         (P-4611)         4.am         (P-4680)         1230.90         #, am           am         (P-4167)         570.30         am         (P-4611)         730.10         am         (P-4539)         1230.90         #, am		(P-4167)		530.120	am	(P-7138)	715.40	am	(P-4689)		1230.40	12	(P-7768)
am     (P-4167)     550.20     am     (P-4622)     720.20     am     (P-4680)     1230.60     n       am     (P-4167)     550.30     am     (P-4622)     720.40     am     (P-15260/92; A-281)     1230.70     n       am     (P-4167)     570.20     am     (P-4611)     730.10     am     (P-4680)     1230.90     #, am       am     (P-4167)     570.30     am     (P-4611)     730.10     am     (P-4539)     1230.100     n		(P-4167)		550.10	am	(P-4622)	720.10	аш	(P-15260/92;	A-281)	1230.50	tre #	(P-7768)
am     (P-4167)     550.30     am     (P-4622)     720.20     am     (P-4680)     1230.70     n       am     (P-4167)     570.20     am     (P-4611)     730.10     am     (P-4680)     1230.90     #, am       am     (P-4167)     570.30     am     (P-4611)     730.10     am     (P-4539)     1230.100     n		(P-4167)		550.20	am	(P-4622)			(P-4680)		1230.60		(P-7769)
am (P-4167) 570.20 am (P-4611) 720.40 am (P-15260/92; A-281) 1230.80 n am (P-4167) 570.30 am (P-4611) 730.10 am (P-4539) 1230.10 n 1230.		(P-4167)		550.30	am	(P-4622)		am	(P-4680)		1230.70		(P-7768)
am (P-4167) 570.30 am (P-4611) 730.10 am (P-4539) 1230.00 n, am (P-4539) 1230.100 n (P-4539)		(P4167)		570.20	E E	(P-4611)		am	(P-15260/92; ,	A-281)	1230.80	<b>3</b> E	(P-7768)
am (P-4539) 1230.100 n		(P-4167)		570.30	am	(P-4611)			(P-4680)		1230.90	#, am	(P-7768)
								un	(P-4539)		1230,100	, L	(P-7768)

ė.										
P4. 8		2720.55	am	(P-1403)	TITLE 23 (CONT'D)	(Q.		340.630 n		(P-4070)
8	(P-7768)	2720.60	аш	(P-1403)		am	(P-958; A-7234)	340:710 n	_	(P-4070)
š.	(P-7768)	2720.70	am	(P-1403)	3040.110	am	(P-958; A-7234)			(P-4070)
		2720.80	am	(P-1403)	3040.120	am	(P-958; A-7234)			(P-4070)
		2720.90	am	(P-1403)	3040.130	HH I	(F-958; A-7234)	340.810 m	1	(P-40/0)
a.	(P-8684/92; A-18010/92;	2720.105	ати	(P-1403)	3040.140	ши	(F-938; A-7234)	340.910 III		(F-4070)
V,	EC-3553)	2720.120	am	(P-1403)	3040 160		(P-958: A-7234)			(P-4070)
2 0	(P-9253/92; A-104)	2720.130	am	(F-1403)	3040.170	me	(P-958: A-7234)	340.940 n		(P-4070)
2 6	(P-9253/92; A-104)	2720.200	am	(F-1403)	3040.200	E .	(P-958: A-7234)	340.950 n		(P-4070)
2 6	(P-9253/92; A-104)	2720.210	am	(F-1403)	3040.210	E 6	(P-958: A-7234)	340.960 m		(P-4070)
1 6	(F-9253/92; A-104)	2/20.Ap.A	MIN.	(F-1403)	3040,220	ше	(P-958: A-7234)	340.1000 r		P-3997)
2, 6	(P-9253/92; A-104)	2/30.5	ma i	(F-1437)	3040 230		(P-958: A-7234)	340.1010		(L665 d
24 6	(P-122/4/92; A-1833)	2730.10	TE S	(F-1437)	3040 240	1 10	(P-058: A-7234)	340 1010 m	_	(P-4070)
2. 1	(F-6686)	2730.20	TIR	(F-1437)	3040 250		(P-058: A-7234)	340 1020		(D-3007)
2	(P-6686)	2731.10	аш	(P-1381)	0040.230	HIII	(F-536, A-7234)	340.1020		1,665-1
4	(P-6686)	2731.20	am	(P-1381)	3040.260	am	(P-938; A-7234)	340.1020 n	<u> </u>	P-40/0)
d	(P-6686)	2732.10	am	(P-1493)	4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6			340.1030 r		(P-3997)
6	(P-6686)	2732.20	am	(P-1493)	TITLE 32			340.1030 n	_	(P-4070)
D.	(P-6686)	2733.10	am	(P-1444)	310.10	am	(P-3787)	340.1040 r	_	(P-3997)
0	(P-6686)	2733.20	am	(P-1444)	310.20	вти	(P-3787)	340.1040 n	_	P-4070)
, 0	(P-6686)	2733 30	am	(P-1444)	310.80	am	(P-3787)	340.1050 r		P-3997)
1 0	(1 -000)	2735.10	1 1	(P-1470)	310.81	am	(P-3787)	340.1050 n	_	P-4070)
4.0	(COO)	2735.20	- L	(P-1470)	310.82	am	(P-3787)	340.1052 n	-	(P-4070)
, 0	(D-6686)	2735 30	1 6	(P-1470) (F-6672)	310.100	am	(P-3787)	340.1055 n	_	(P-4070)
4. 6	(F-0000)	2735 40	1 4	(P-1470)	310,130	<b>L</b>	(P-3787)	340.1057 n	_	P-4070)
- e	(I -0000)	2735 50	100	(P-1470)	310.140	u	(P-3787)	340.1060 r		P-3997)
. 0	(P-6686)	2735 60	an e	(P-1470)	310.150	u	(P-3787)	340.1060 n	. <u> </u>	(P-4070)
ع و	(F-0000)	2735 70	arra o	(P-1470)	310.Ap.C	_	(P-3787)	340,1070 r		(P-3997)
2 8	(x -0000)	2735.80		(P-1470)	340.10	п	(P-4070)	340.1070 n	, <u> </u>	P-4070)
4 6	(J. 2005)	2735 100	1110	(F-1470)	340.20	=	(P-4070)	340,1110 n	_	(P-4070)
4 8	00000	27.55.100	MIII	(F-1470)	340 30	1 5	(P-4070)	340 1120 m		TP-4070)
1	(F-6686)	2/00/3	mg	(F-1497)	340.40		(B-4070)	340 1130 m		(D 4070)
1	(F-1691)	2700.10	EIE	(F-1497)	340 110	1 5	(P-4070)	340 1135 m		(B-4070)
ابد	F-1385)	2/60.30	шв	(F-1497)	340.210	1 6	(B-4070)	340 1140		(2 4070)
٩	(P-1385)	2760.40	am	(P-1497)	012.046	= :	(F-4070)	340.1150		1 4070)
6	(P-1385)	2761.10	am	(P-1453)	340.220	п	(F-40/0)	340.1130 H	_	(F-40/0)
9	P-1385)	2761.20	am	(P-1453)	340.230	=	(F-40/0)	340.116U n	_	r-40/0)
P	P-1385)	2761.30	arn	(P-1453)	340.240	u	(P-4070)	340.1170 n	_	(P-4070)
9	P-1385)	2762.10	am	(P-1484)	340.250	n	(P-4070)	340.1180 n	_	(P-4070)
9	P-1385)	2762.20	am	(P-1484)	340.260	n	(P-4070)	340.1190 n	_	(P-4070)
وف	P-1403)	2762.30	E E	(P-1484)	340.270	u	(P-4070)	340.1195 п	_	P-4070)
وا	P-1403)	2762.40	am	(P-1484)	340.280	, u	(P-4070)	340.1210 п	_	(P-4070)
و	P-1403)	2762.10	am	(P-1459)	340.310	u	(P-4070)	340.1220 n	_	(P-4070)
, e	P-1403)	2763 20	m e	(F-175) (P-1459)	340,320	ū	(P-4070)	340.1230 n	. C	(P-4070)
2 6	(F 1403)	2763 30	E	(P-1459)	340.410	u	(P-4070)	340.1240 n	_	(P-4070)
5 8	(F-1403)	2763.40	0.00	(P-1450)	340.510		(P-4070)	340.1250 n		(P-4070)
-	1403)	2703.40	200	(F-1439)	340 520		(B-4070)	340 1270 m		(D-4070)
9	(P-1403) (E-2055)	2763.50	am	(P-1459)	340.320	1 1	(F-40/0)	340.1270	_	(7-40/0)
9	(P-1403)	2770.10	am	(P-1505)	340.530	u	(P-40/0)	340.1310 n	_	(P-40/0)
9	P-1403)	07 0776	0.600	(D 1505)	340.610	5		441114		111111111111111111111111111111111111111
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	June 11,	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(P-4/82)	(F-4/82)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(F-4/82)	(29/4-2)	(F-4/62)	(D 4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	211.2010 n	211.2050 п	211.2070 n	211.2090 n	211.2110 n	211.2130 n	211.2150 n	211.2170 n	211.2190 n	211.2210 п	211.2230 n	211.2250 n	211.2270 п	211.2310 п	211.2330 п	211.2350 n	211.2370 n	211.2390 n	211.2410 n	211.2430 n	211.2450 n	211.2470 n	211.2490 п	211.2510 n	211.2530 n	n 0552.112	211.25/0 II	211.2650 n	211.2670 п	211.2690 п	211.2710 п	211.2730 п	211.2750 n	211.2770 п	211.2790 n	211.2810 n	211.2830 n	211.2850 n	Z11.28/0 n	211.2890 n	H 0162.112	11.2930 H	11 2020 11	211.2990 11	211.3010 n	211.3030 n	211.3050 n	SAI-11
	#24 SECTIO		(P-4782)	P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	P-4782)	P-4782)	(P-4/82)	(F-4/82)	(P-4782)	P-4782)	P-4782)	P-4782)	(P-4782)	(P-4782)	(P-4782)	P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	P-4/82)	(F-4/82)	(707)	(F-4/62)	(F 4782)	(F-4782)	P-4782)	(P-4782)	(P-4782)	
	Issue #	_	n (P-4	n (P-4		n (P4	n (P4	n (P4	n (P4	n (P4	n (P4	n (P4	n (P4	n (P4	n (P-4	n (P4	n (P-4	n (P-4	n (P4	P-4-6	E :	4 6	1 9	P 4	(P4	n (P4	n (P-4	n (P-4	n (P-4	n (P-4	п (Р4	n (P-4	P-4	n (P4	n (P.	4 4 6		1 0			- G	n (P4	n (P-4						
	Volume 17,	TITLE 35 (CONT'D)						211.1130	211.1150	211.1170	211.1190	211.1210	211.1230		211.1270	211.1290	211.1310	211.1330	211.1350	211.1370	211.1390	211.1410	211.1430	211.1470	211.1490	211.1510	211.1530	051.112	211.1590	211.1610	211.1630	211.1650	211.1670	211.1690	211.1710	211.1730	211.1750	211.1770	211.1790	211.1810	211.1830	211.1830	211.18/0	211.1630	0161.112	211.1950	211.1970	211.1990	
	June 11, 1993	(P-18919/92; A-6973)	(P-4782)	(F-4/82)	(F-4/82)	(P4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(F-4/82)	(F-4/82)	(F4/82)	(P-4782)	(P-4782)																									
	NDEX	am	am .	am	атп	п	am	am	ı	u	a	n	п	п	п	п	¤	п	n	u	ď	а	ц	п	ū	п	u	<b>a</b> :	<b>=</b> :	= =	. =	п	п	u	u	u	u	п	ū	п	п	ū	<b>a</b>	п	<b>F</b> 1	<b>=</b> =	1 4	a	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	203.301	203.302	203.303	203.306	203.801	211.102	211.121	211.122	211.130	211.150	211.170-	211.210	211.230	211.250	211.290	211.310	211.330	211.350	211.370	211.390	211.410	211.430	211.450	211.470	211.490	211.510	211.530	211.330	211.590	211.610	211.630	211.650	211.670	211.690	211.710	211.730	211.750	211.770	211.790	211.810	211.830	211.850	0/9:172	211.890	211.910	211.950	211.970	-10
ILLINO	SECTIONS																																(P-18919/92; A-6973)	(P-18919/92; A-6973)	92; A-6973)	92; A-6973)	(P-18919/92; A-6973)	(P-18919/92; A-6973)		92; A-6973)	92; A-6973)		(F-18919/92; A-69/3)	9.2; A-09/3)	(F-16919/92; A-69/3)	(F-18919/92, A-6973)	(P-18919/92; A-6973)	(P-18919/92; A-6973)	SAI-10
	Issue #24		(P-4070)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(P-3997)	(F-3997)	(P-3997)	(P-3997)			(P-18919)	(P-18919)	(P-18919/92;	(P-18919/92;	(P-18919)	(P-18919)	(P-18919)	(P-18919/92;	(P-18919/92;	(P-4898)	(P-18919)	(F-16919/	(F-18919/	(P-18919/	(P-18919/	(P-18919)	
	17, IS	(Q.LN	u	H	let	Sec.	×	tu:	Set	Sec	ы	ы	4	<b>L</b>	×	'n	ů.	ч	-	tu,	Sec.	L,	u	(m)	<b>L</b>	se ·	<b>H</b> 1	m 6					аш	am	am	аш	<b>a</b> : :	in:	u	am	am	im.	E I	THE I	He a	E E	am	am	
	Volume 17	TITLE 32 (CONT'D)	340.II.A	340,2010	340.2020	340,2030	340.2040	340.2050	340.2060	340.2070	340.3010	340.3020	340,3030	340.3040	340.3050	340.3060	340.3070	340,3080	340.3090	340.3110	340.4010	340.4020	340.4030	340.4050	340.4070	340.4080	340.4090	340 Ap B	340. Ap. C	A.II.		TITLE 35	203.101	203.107	203.110	203.112	203.122	203.123	203.123	203.126	203.128	203.143	202.130	202.202	203.203	203.202	203.208	203.209	

1, 1993																																																	
June 11	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(P-4782)	(F-4/82)	(P-4782)												
SECTIONS AFFECTED INDEX	211.6150 п	211.6190 n	211.6210 п	211.6230 n	211.6270 п	211.6290 п	211.6310 п	211.6330 п	211.6350 n	211.6370 п	211.6390 п	211.6410 п	211.6430 п	211.6450 n	211.6470 п	211.6490 n	211.6510 n	211.6530 n	211.6550 n	211.6570 п	211.6590 n	211.6610 п	211.6670 п	211.6690 п	211.6730 п	211.6750 n	211.6770 n	211.6790 n	211.6810 n	211.6850 n	211.6870 п	Z11.6890 n	Z11.6910 n	Z11.6930 n	Z11.6950 n	211.69/U n	211.6990 п	211.7010 n	211.7030 n	211.7070 n	211.7090 n	211.7110 n	211.7130 n	211.7150 n	211.7170 n	211.7190 n	211.7210 n	211.7230 n	211 7250 n
Issue #24 S		(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(P-4/82)	(P-4782)	(F-4/82)	(P-4782)	(D-4782)																														
Volume 17, IS	TITLE 35 (CONT'D)	211.5130 n	211.5150 n	211.5170 n		211.5210 п	211.5230 n	211.5250 n	211.5270 n	211.5290 n	211.5310 n	211.5330 n	211.5350 n	211.5370 n	211.5410 n	211.5430 n	211.5450 n	211.5470 n	211.5490 n	211.5510 n	211.5550 n	211.5570 n	211.5590 n	211.5610 n	211.5630 n	211.5650 п	211.5670 n	211.5690 n	211.5710 n	211.5730 n	211.5750 n	211.5770 n	211.5790 n	Z11.5810 n	211.5830 п	Z11.5850 n	211.5870 n	211.5890 n	211.5910 п	211.5930 n	211.5950 n	211.5970 n	211.5990 n	211.6010 n	211.6030 п	211.6050 n	211.6070 n	211.6090 n	211 6130 "
11, 1993																																																	
June	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(D-4782)	(D-4782)	(D-4782)	(D-4782)	(P-4782)	(P-4782)	(D-4782)	(P-4782)	(2011																									
ID INDEX	211.4050 n		211.4090 n		211.4130 n	211.4150 n	211.4170 n		211.4210 n	211.4230 n	211.4250 n	211.4270 n	211.4290 n	211.4310 n	211 4330 n	211.4350 m	211 4370 n	211.4300 n	211.43.0 m	211.4430 n	211.4450 11	211.4470 n	211.4490 n	211.4510 n	211.4530 n	211.4550 n	211.4590 n	211.4610 n	211.4630 n	211.4650 n	211.4670 n	211.4690 п	211.4710 n	211.4730 n	211.4750 n	211.4770 п	211.4790 n	211.4810 n	211.4870 n	211.4890 n	211.4910 n	211.4930 n	211.4950 n	211.4990 n	211.5030 n	211.5050 n	211.5070 n	211.5090 n	
SECTIONS AFFECTED INDEX	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	2110	2110	211	1110	1110	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	211	4
Issue #24		(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)																				
	(CONT.D)	070		п 011	130 n	150 n	170 n	u 061	n 012	230 n	250 n	270 n	u 060	310 n	330 n	150 "	1 0 Ct	1001	1 0 0	130	150 "	170	u 061	n 019	530 n	550 n	570 n	u 069	510 n	530 n	550 n	570 n	u 069	710 n	730 n	750 n	n 077	u 06/	310 n	330 n	350 n	870 n	390 n	910 n	930 n	970 n	u 066	n 010	
Volume 17,	TITLE 35 (CONT'D)	211.3070	211.3090	211.3110	211.3130	211.3150	211.3170	211.3190	211.3210	211.3230	211.3250	211.3270	211.3290	211.3310	211 3330	211 3350	211 3370	211 3390	211.33.00	211.3430	211.3450	211.3420	211.3490	211.3510	211.3530	211.3550	211.3570	211.3590	211.3610	211.3630	211.3650	211.3670	211.3690	211.3710	211.3730	211.3750	211.3770	211.3790	211.3810	211.3830	211.3850	211.3870	211.3890	211.3910	211.3930	211.3970	211.3990	211.4010	0007 100

1, 1993																																														(66)	
June 11	(P-4905)	(F-4905)	(P-4905)	(P-4905)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(F-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169; C-6539)	(P-5169)																												
DEX	am	E E	am	am	arm	×	п	am	аш	am	am		<b>L</b>	2000	Eig	EI R	me me	am.	am	4	аш	am	апп	ETT	am	am	am ms	am	am	am	am																
SECTIONS AFFECTED INDEX	218.991	218.Ap.A 218 Ap R	218.Ap.C	218.Ap.D	219.100	219.101	219.101	219.102	219.104	219.105	219.106	219.107	219.109	219.110	219.111	219.112	219.121	219.122	219.123	219.124	219.125	219.126	219.141	219.143	219.144	219.182	219.183	219.184	219.185	219.186	219.204	219.205	219.206	219.207	219.208	219.209	219.210	219.211	219.301	219.302	219.303	219.304	219.401	219.402	219.403	219.404	219.405
SEC																																															
#24	4006	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(F-4905)	(P-4903)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)														
Issue	Ω.,	h		am	am	am	am	ы	ı	am	*	am	<b>*</b> :	*	am	a:	it:	<b>L</b>	<b>4</b> 5	. 32	am	am	am	am	am	am	am .	am	ше	am	am	am	am	am	am	am	am	am	am	am	am						
Volume 17,	TITLE 35 (CONT'D)	218.604	218.606	218.608	218.609	218.610	218.611	218.612	218.613	218.620	218.621	218.623	218.624	218.628	218.636	218.637	218.640	218.640	218.642			218.875	218.877	218.8/9	210.001	218.886	218.920	218.923	218.926	218.927	218.928	218.940	218.943	218.946	218.947	218.948	218.960	218.963	218.966	218.967	218.968	218.980	218.983	218.986	218.987	218.988	218.990
1993						*																																									
June 11,	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4903)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)													
EX	am	am	am	am	am	am	am	am	am	am	H	am	<b>L</b>	am	am	am	яш	H.		1 LE 8	am	am	am	am	am	am	×	am		am	am	am	аш	am	am	am	am	am	am	am							
FECTED IN	218.404	218.405	218.422	218.423	218.424	218.425	218.426	218.427	218.428	218.429	218.430	218.441	218.443	218.445	218.446	218.447	218.449	218.450	218.452	218.453	218.461	218.462	218.463	218.464	218.465	218.400	218.481	218.482	218.483	218.485	218.486	218.487	218.489	218.521	218.525	218.527	218.541	218.562	218.581	218.582	218.583	218.584	218.585	218.586	218.601	218.602	218.603
SECTIONS AFFECTED INDEX									q																															-6520)	-6520)	C-6520)	C-6520)	-6520)	-6520)		
#24		(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(P-4905)	(F-4903)	(P-4905)	(P-4905; C-6520)	(P-4905; C-6520)		(P-4905; C.	(P-4905; C-6520)	(P-4905; C-6520)	(P-4905)	(P-4905)																									
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Volume 17, Issue	TITLE 35 (CONT'D)	<b>a</b> :	7 2	n	п	am	×	u	am	am	am	ат	am	am	am	am	am	аш	am	8	68	18	Sec.	t-s	am	<b>a</b>	6 6	i es	æ	8	-	8	æ	æ	8	œ	a	am	am	8 TT	am	Arm	am	am	am	am	ē

	1993																																																
- 1	11,	_				. 2010	(P-2682; A-7943)	(P-2682; A-7943)	,	F-233; A-1/90)	(	(P-2333; A-1/96)	_		(P-2533; A-7796)		(P-2533; A-7796)	(P-2533; A-7796)	P-2533; A-7796)	P-2533; A-7796)		_	(P-2533; A-7796)	(P-2533; A-7796)	P-2533; A-7796)	P-2533; A-7796)		(P-2533; A-7796)			; A-7796)	-	(P-2533; A-7796)	(P-2533; A-7796)	(P-2533; A-7796)	(P-2533; A-7796)	; A-1/96)	; A-7/96)	(F-2333; A-7796)	(F-2333; A-7790)	, A 7706)	, A-7706)	, A-7796)	, 02/1-0	P-7533- A-7706)	P-2533: A-7796)			
	June	(P-7621)	(P-7621)	(P-7621)	(P-7621)	(P-7621)	(P-2682	(P-2682	(F-//38)	(F-2333	(P-7629)	(P-2333	(P-7629)	(A-7796)	(P-2533	(P-7629)	(P-2533	(P-2533	(P-2533	(P-2533	(P-7629)	(P-7629)	(P-2533	(P-2533	(P-2533	(P-2533	(P-7629)	(P-2533	(P-7629)	(P-7629)	(P-2533;	(P-7629)	(P-2533	(P-2533	(P-2533	(P-2533	(P-2333;	(F-2533;	(F-2333	(F-2333	(F-2333),	(F-2333)	(F-2333)	(P-7620)	(D.)533	(P-2533	(P-7629)	(P-7629)	(P-7629)
	DEX	h	<b>L</b>	<b>-</b>	tu:	ы	<b>6</b> 4	ы :	-	E		uu n		п	ELER ELER		am	am	am	n		am	am	am	u	am		am		аш	ВШ		а	a	a	п	a	<b>a</b>	<b>a</b> 1	a 1	= 6	<b>a</b> 1	= =	II 6	TI DE	TIR UR	аш	am	am
ISTER	SECTIONS AFFECTED INDEX	504.102	604.103	604.104	604.105	604.401	505.101	605.102	003.109	101.110	9	201.119		611.107	611.110		611.111	611.112	611.113	611.130		611.240	611.280	611.290	611.297	611.300		611.301		611.310	611.311		611.350	611.351	511.352	611.353	511.334	611.355	511.336	611.337	611.330	011.339	011.360	611 510	611.501	611.560	611.600	611.601	611.603
IS REG	AFFEC		•				_					_		_	_			_		_		_				_		_		_				_	_														
ILLINOIS REGISTER	TIONS				í	(78	82)	82)	(70	(78	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	82)	(78	87)											
Т	SEC					P-1/195/92; A-7/82)	P-17195/92; A-7/82)	(P-17195/92; A-7782)	(F-1/193/92; A-7/62)		/92; A-7782)	/92; A-1/82	(P-17195/92; A-7782)	(P-17195/92; A-7782)	/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	/92; A-7782)	(92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	P-17195/92; A-7782)	/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-17195/92; A-7782)	(P-1/195/92; A-1/82)	(P-1/195/92; A-7/82)											
	Issue #24		(P-5169)	(P-5169)	(P-5169)	(P-1/195	(P-17195	(P-17195	(r-1/17)	(F-1/195/92;	(P-17195/92;	(P-1/195/92;	(P-17195	(P-17195	(P-17195/92;	(P-17195	(P-17195	(P-17195	(P-17195	(P-17195	(P-17195/92;	(P-17195/92;	(P-17195	(P-17195	(P-17195	(P-17195/92;	(P-17195	(P-17195	(P-17195	(P-17195	(P-17195	(P-17195/92;	(P-17195	(P-17195	(P-17195	(P-17195	(P-1/193	(P-1/195	(P-2409)	(F-2409)	(F-2407)	(F-2409)	(P-2409)	(P-2-409)	(D-2469)	(P-2469)	(P-2469)	(P-2469)	(P-7621)
		T'D)	am	am	am	<b>=</b>	<b>=</b>	п	<b>E</b>	<b>a</b>	d .	¤	п	п	п	п	u	п	п	п	u	п	u	п	п	п	п	<b>u</b>	п	u	u	q	п	<b>E</b>	r r	п	<b>E</b>	<b>a</b> :	<b>=</b>	<b>F</b> 1	4 :	= 1	= 6	<b>≓</b> 6	<b>=</b> 1	= =	: :	ı a	ы
	me 17,	TITLE 35 (CONT'D)	219.Ap.B	219.Ap.C	219.Ap.D	254.101	254.102	254.103	234.104	254.105	254.106	724.107	254.108	254.109	254.110	254.111	254.112	254.130	254.131	254.132	254.133	254.134	254.135	254.136	254.201	254.202	254.203	254.204	254.301	254.302	254.303	254.304	254.305	254.306	254.401	254.402	254.403	254.404	320.101	200.102	220.103	320.104	320.103	200.026	207.076	320.203	320.301	320.302	604.101
	Volume	TITLE	21	2]	5 2	2 2	77	55	3 6	7	5 5	7	75	22	25	55	25	25	55	22	25	25	25	25	25	77	55	55	75	72	25	7.	77	2.	77	5.5	7 6	77	2, 5	70 6	7 7	ñ 6	3 6	7 8	7 6	3,5	32	32	)9
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	le 11,	6	6 6	G 6	S 6	2 6	2 6	2 9	<b>7</b> 6	6	6 6	6	<u> </u>	6	6 6	<u>6</u>	6	6	6	6	6	6	6	6	66	S 6	<u> </u>	<u>6</u> 6	<u>(</u>	66	(6)	(60	(60)	(80	(60)	(60)	(6)	(6)	(6)	66	(P-5169: C-6539)	69)	(69	(69)	(69)	(69	-5169)	(69)	(69)
	June	(P-5169)	(P-5169)	(F-5169)	(P-5169)	(F-3109)	(r-510	(P-5169)	(P-5160)	(6016-1)	(P-5169)	016-7)	(P-5169)	(F-5109)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(F-5169)	(P-5109)	(F-5169)	(F-3169)	(F-5109)	(2016-1)	(F-5169)	(P-5169)	(P-5169)	(P-51)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-51)	(P-5169)	(P-5169)
	IDEX	ы	u	am	am	ELIZE I	шa	<b>⊢</b> 1		1 I	E E	1118	аш	Es	am	am	<b>4</b> :	am	<b>1</b> 2:	¥1:	am	<b>4</b> :	41:	L.	ы	<b>4</b> 3	tk:	am	am	аш	am	ше	am E	am	E E	E E	alli	all a	THE C	1118		1 1	a me	ш	, E	вш	am	am	E V
ISTER	SECTIONS AFFECTED INDEX	219.605	219.606	219.608	219.609	019.617	219.611	219.012	010.612	020.617	219.621	670.617	219.624	879.617	219.636	219.637	219.640	219.640	219.642	219.644	219.644	219.875	219.877	219.879	219.881	219.883	219.886	219.920	219.923	219.926	219.927	276.617	219.940	219.943	219.940	219.947	010.010	219.900	219.903	219 967	219 968	210 080	219.983	219.986	719 987	219.988	219.990	219.991	219.Ap.A
ILLINOIS REGISTER	AFFEC									,																																							
LLINO	TIONS																																																
H	SEC																																												(F-5169) (P-5169) (F-8205)	(1-0770)			
	#24		(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(F-5109)	(F-5169)	(P-5169)	(P-5109)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(r-5109)	(F-5109)	(F-5109)	(P-5169)	(P.5169)	(P 5160)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)
	Issue	['D)	am	am	am	am	am	am	THE THE	am	вто	-	am m	8m	am	am	am	am	am	am	4	am	am	am	am	4	k	am	am	am	am	am	am	am	am.		аш		шв	THE S	alli	AIII	III de la company	arr.	ama	am	am	am	H
	Volume 17,	TITLE 35 (CONT'D)	219.421	219.422	219.423	219.424	219.425	219.426	219.42/	219.428	219.429	219.430	219.441	219.443	219.445	219.446	219.447	219.449	219.450	219.452	219.453	219.461	219.462	219.463	219.464	219.465	219.466	219.480	219.481	219.482	219.483	219.485	219.486	219.487	219.489	219.521	219.525	219.527	219.541	200,617	107.617	219.362	219,303	212.384	210.525	219.601	219.602	219.603	219.604
	Volun	TITLE	215	215	218	213	218	21.	21	21.	21.	21	213	213	213	21:	213	21:	21:	21:	21	21	21	21	21	21	21	21	21	21	21	21	21	21	21	21	17	77	77	7 6	4 6	7 6	200	2 0	2 0	2	21	2	2

	11, 1993																					i; A-3513)																										
	June 1	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(P-17570/92; A-3513)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/3)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/3)	(A-44/3)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)
	DEX	5	5	1e	2	re	re	10	1e	5	re	re	ī.	5	5	J.	2	J.	re	J.	re	am	re	ī.	ıe	e i	<u> </u>	5 5	2 2	re	16	1e	2	5	2 ;	2 8	2 8	2 2	2 2	. e	re	re	5	5	re	5	e e	5
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	450.1030	450.1110	450.1120	450.1130	450.1140	450.1150	450.1160	450.1170	450.1175	450.1210	450.1220	450.1230	450.1240	450.1250	450.1305	450.1310	450.1315	450.1320	450.1325	450.1330	450.1335	450.1335	450.1340	450.1345	450.1350	450.1333	450 1410	450.1420	450.1510	450.1520	450.1530	450.1540	450.1550	450.1560	450.1370	450.1580	450 1505	450.1600	450,1610	450.1620	450.1630	450.1640	450.1650	450.1660	450.1670	450.1680	450.1690
ILLINO			75)	75)	75)	75)	75)	75)	75)	75)	75)	P-17570/92; A-3513)	75)	75)	P-17570/92; A-3513)	75)	75)	75)	75)	75)	75)	75)	75)	75)	75)	75)	(6)	(5)	75)	75)	(57	75)	75)	75)	(S)	(5)	(5)	(5)	75)	75)	75)	75)	(P-17570/92; A-3513)	75)	(57	75)	P-17570/92; A-3513)	75)
	le #24		(A-4475)	(P-175	(A-4475)	(A-4475)	(P-175	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(C/44-A)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	<b>* * * *</b>	(A-44/3)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(P-175	(A-4475)	(A-4475)	(A-4475)	(P-175	(A-4475)														
	Issue	T'D)	re	e e	re	am	re	re	п	re	re	re	re	re :	ນ	2 6	i e	re	re	re	re	re	5 t	2 9	1 e	2 6	2 2	. e	re	re	аш	re	re	re	am	Je Je												
	Volume 17,	TITLE 38 (CONT'D)	450.260	450.270	450.280	450.290	450.310	450.320	450.330	450.340	450.350	450.410	450.410	450.420	450.425	450.425	450.430	450.440	450.450	450.460	450.470	450.475	450.480	450.490	450.610	450.620	450.630	450.650	450.660	450.710	450.720	450.730	450.740	450.750	450.810	450.820	450.830	450.850	450.860	450.910	450.920	450.930	450.940	450.940	450.950	450.1010	450.1020	450.1020
	June 11, 1993	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(B-17570/02: A 3513)	(A-4475)	(A-4475)	(P-17570/92; A-3513)	(A-4475)	(A-4475)	(P-17570/92; A-3513)	(A-44/5)	(F-17570/92; A-3513)	(4-4475)	(A-44/3) (P-17570/97: A-3513)	(A-4475)	(A-4475)	(P-17570/92; A-3513)	(A-4475)	(P-17570/92; A-3513)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(P-17570/92; A-3513)
	DEX	Je Je	re 5	re	Te a	re	re	re	re	re	re	5	76 6	re	re	re	Tē	re	2	5 E	ם ב	. e	re	п	re	re	g i	e i	<b>=</b> 1	2 4	o me	192	re	am	re	am	re	re	re	re	re	E III						
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	400.2070	400.2105	400,2110	400.2120	400.2200	400,2300	400.2310	400.2320	400.2330	400.2340	400.2400	400.2410	400.2420	400.2500	400.2510	400.2520	400.2530	400.2540	400.2550	400.2700	400.2710	450.110	450.115	450.120	450.125	450 135	450.135	450.140	450.145	450.145	450.150	450.160	450.160	450.165	450 170	450.175	450.175	450.185	450.210	450.210	450.220	450.220	450.230	450.240	450.250	450.255	450.260
ILLI	SECTIC		•	•	•	•	_	~	•	•										_	_			•																								
	Issue #24		(A-4464)	(A-4464)	(A-4464	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4404)	(A-4404)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4404)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(*0 <del>**</del> -¥)						
	17, Is	ONT'D)	- re	TG (	n re	<u>e</u>	2	2	5	5	- Te	- re	16	5	e Le	re	ez.	re	Je Je	5	ne re	re	_	5	2 :	2 2	5 5	92	re	Te	5	e 1	2 9	5 5				J.	Je Je	re	re	re	2	re	2	5 i	2 8	2
	Volume 1	TITLE 38 (CONT'D)	400.1630	400.1640	400.1650	400.1660	400.1670	400.1680	400.1690	400.1700	400.1710	400.1720	400.1730	400.1740	400.1750	400.1760	400.1770	400.1770	400.1780	400.1790	400.1800	400.1810	400,1905	400.1910	1000	400.1920	400.1930	400.1935	400.1940	100.1945	400.1950	400, 1955	400.1970	400 1975	400,1980	400.1982	400.1985	400.1990	400.1993	400.1997	400.2005	400.2010	400.2020	400.2030	400.2040	400.2050	400.2033	0007.000

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June 11	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4475)	(A-44/5)	(A-44/5)	(A-44/5)	(A-4475)	(A-475)	(A-4475)																							
DEX	5	5	re	re	re	re	3e	re Se	5	re	re	5	2	re	re	re	2	5 2	5	re	re	ne e	re 2	re	re	2	2	S.	2	2 8	2 2	5	5	5	re	re	re	5	5	<u>1</u>	16	9	2	5	5	2	5	2
SECTIONS AFFECTED INDEX	1000.2120	1000.2200	1000.2300	1000.2310	1000.2320	1000.2330	1000.2340	1000.2400	1000.2410	1000.2420	1000.2500	1000.2510	1000.2520	1000.2530	1000.2540	1000.2550	1000.2700	1000.2710	1050.110	1050.115	1050.120	1050.125	1050.130	1050.135	1050.140	1050.145	1050.150	1050.160	1050.163	10501	1050.185	1050.210	1050.220	1050.230	1050.240	1050.250	1050.255	1050.260	1050.270	1050.280	1050.290	1050.310	1050.320	1050.330	1050.340	1050.350	1050.410	1050.420
<b>*</b> 7# ∂1		(A-4464)	(A-4404)	(A-4464)																																												
D T S S T	(d.)	2	re	re	re	re	ze 2	re	re e	re	re	Je Je	re	re	re	re	re	re	J.	re	ī.	e e	e le	2 2	2 2	e	re	re	re	re	re	re E	ze ze	5	5	2	2	re	re	2	re	2						
'/T AMINTOA	TITLE 38 (CONT'D)	1000.1660	1000.1670	1000.1680	1000.1690	1000.1700	1000.1710	1000.1720	1000.1730	1000.1740	1000.1750	1000.1760	1000.1770	1000.1770	1000.1780	1000.1790	1000.1800	1000.1810	1000.1905	1000.1910	1000.1915	1000.1920	1000.1925	1000.1930	1000.1935	1000.1940	1000.1945	1000.1950	1000.1955	1000.1970	10001975	1000.1980	1000.1982	1000.1985	1000.1990	1000.1993	1000.1997	1000.2005	1000.2010	1000.2020	1000.2030	1000.2040	1000.2050	1000.2055	1000.2060	1000.2070	1000.2105	1000 2110
June 11, 1993	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4464)	(A-4404)	(A 4464)	(A 4464)	(A-4464)	(14 446.4)													
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SECTIONS AFFECTED INDEA	1000.910	1000.1010	1000.1020	1000.1030	1000.1040	1000.1050	1000.1060	1000.1070	1000.1080	1000.1090	1000.1110	1000.1120	1000.1130	1000.1140	1000.1150	1000,1160	1000,1170	1000,1180	1000,1190	1000,1200	1000,1210	1000.1220	1000.1310	1000.1320	1000.1330	1000.1340	1000.1410	1000.1420	1000.1430	1000.1440	1000.1430	1000 1470	1000.1480	1000.1510	1000.1520	1000.1530	1000.1540	1000.1550	1000.1560	1000.1570	1000.1580	1000.1590	1000.1600	1000.1610	1000.1620	1000.1630	1000.1640	1000 1660
#24		(A-4475)	(A-4464)	(A4464)	(A-4464)	(14 446.4)																																										
ansst '	(T.D)	5	re	je S	re	2	5	2	re	re	ъ	re	ze e	5	5	re	5	5	J.	re	2	z.	J.	5	2	16	5	5	2	2 1	2 2	2 8	. 5	2	re	5	ş	5	5	2	5	5	9	2	re	Je Se	2	2
Volume 17,	TITLE 38 (CONT'D)	450.1700	450.1720	450.1730	450.1740	450.1750	450.1760	450.1770	450.1790	1000.110	1000.120	1000.130	1000.140	1000.141	1000.142	1000.143	1000.150	1000.205	1000.210	1000.220	1000.230	1000.240	1000.250	1000.260	1000.270	1000.280	1000.290	1000.310	1000.410	1000.420	1000.430	1000 510	1000.610	1000.615	1000.620	1000.630	1000.640	1000.650	1000.660	1000.665	1000.670	1000.675	1000.680	1000.690	1000.700	1000.710	1000.720	000000000000000000000000000000000000000

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	June	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(F-2/27)	(F-2/27)	(F-2/27)	(F-2/27)	(F-2/2/)	(P-7777)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(F-2/2/)	(P-2727)	(P-2727)	(P-2727)	(F-2/27)	(P-2/21)	(F-2/27)	(F-2/2/)	(F-2/2/)	(F-2/2/)	(P-7777)	(F-2727)	(F-7727)	(F-2727)	(P-2727)	(P-2727)	(P-2727)							
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STER	ED IN	1075.2060	1075.2065	1075.2070	1075.2075	075.2080	075.2085	075.2090	2607.5701	075.2100	075 2110	075 2116	075 2120	1075 2125	1075.2130	075.2135	1075.2140	1075.2145	1075.2150	1075.2155	1075.2160	.075.2165	075.2170	1075.2200	1075.2210	075.2230	1075.2240	1075.2300	1075.2310	1075.2320	075.2330	1075.2340	075.2350	075.2360	0/67.6/	0867.6701	075 2400	075 2410	075 2420	075 2430	075 2440	075 2450	075 2460	075 2500	075.2510	075.2520	1075.2530	
S REGI	AFFECT	10.	10.	101	01	101	01	101	01 5	01 0	0 0	2 5	2 5	2 2	10.	101	10.	10,	100	10.	10	10,	01	10.	0,01	10	10.	100	10.	10	10	10.	01 5	0101	2 5	0, 0	2 5		2 5	0 0	10			2 0	101	10.	10.	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX																																															
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	e #24		(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(F-2/2/)	(F-2/2/)	(F-2/2/)	(F-2/27)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2/27)	(P-2727)	(P-2727)	(F-2/2/)	(r-2/21)	(F-2/2/)	(F-2/2/)	(F-2/2/)	(P-2/2/)	(F-2/27)	(P-2727)	(D-2727)	(P-2/27)	(P-2727)	(P-2727)	(P-2727)	(P-2727)							
	Issue	(d.)	L L	п	u u	n	п	<b>u</b>	<b>c</b> :	<b>=</b> (	<b>=</b> 1	= 1	= =	1 5	: =			п	n	n	п	n	u	a	= =	: =	ı u	п	n	n	n	ū	u	ជា	E :	= 1	= 1	= :	<b>=</b> 6	= =	<b>=</b> =	<b>1</b> 5	<b>=</b> =	= =	: =	ء د	ı u	
	e 17,	R (CON	1075.1820	1075.1825	1075.1830	1075.1835	075.1840	075.1845	0/5.1850	075 1855	075 1066	075 1970	075 1875	075 1880	075.1885	075.1890	1075.1895	1075.1900	1075,1905	1075.1910	1075.1915	075.1920	075.1925	1075.1930	10/5.1955	075.1945	075.1950	.075.1955	1075.1960	.075.1965	075.1970	075.1975	075.1980	075.1985	1006	0/5.1995	075.2000	075.2003	075.2016	075 2020	075 2025	075 2030	075 2035	075 2040	1075.2045	075.2050	1075.2055	
	Volume	TITLE 38 (CONT'D	1075	1075	1075	1075	1075	1075	10/5	1075	10/3	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	10/5	2001	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	1075	
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	11,	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	4/5)	4/5)	4/3)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	475)	(6/4	4/5)	(6/1	(6/4)	(17)	(17)	(12)	(12)	(1.2)	(12)	27)	
	-	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/5)	(4 4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/5)	(A-44/5)	(A-44/3)	(F-2/21)	(F-2/2/)	(F-2/2/)	(F-2/2/)	(F-2/21)	(F-2727)	(P-2727)	
	June 11,	2	5	2	5	5	re	2	5	5	e e	2	2 (	2 9	2 2	, e	. 5	re	J.	J.	5	re (A-4475)	re (A-4475)	re	5 6	) i	. e	re	re	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)							re (A-44/5)		aiii (F-2/2/)	n (F-2/2/)	n (P-2/2/)	n (P-2727)	n (P-2727)	n (P-2727)	
ISTER	June 11,	2	5	2	5	5	re	2	5	5	e e	2	2 (	2 9	2 2	, e	. 5	re	J.	J.	5	re	re	re	5 6	) i	. e	re	re	re	re	re	re	re	re	e i	5 i	re	e i	e i	II d	ann s	<b>=</b> 6	<b>⊒</b> £	1 5	1 =		1
S REGISTER	June 11,	2	5	2	5	5	re	2	5	5	e e	2	1050.1410 re (A-44/5)	2 9	2 2	, e	. 5	re	1050.1560 re (A-4475)		1050.1580 re (A-4475)	re	16	re	1050.1610 re (A-4475)	) i	. e	re	re	re	re	re	re	re	re		5 i		e i	e r	" y	ann s	<b>=</b> 6	<b>=</b> 5	1 5	1 =		1
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ILLINOIS REGISTER	SECTIONS AFFECTED INDEX June 11,	1050.1310 re	1050.1315 re	1050.1320 re	1050.1325 re	1050.1330 re	1050.1335 re	1050.1340 re	1050.1345 re	1050.1350 re	1050.1355 re	1050.1360 re	1050.1410 re	ar 02-1-0501	1050 150	1050.1530 re	1050,1540 re	1050,1550 re	1050.1560 re	1050.1570 re	1050.1580 re	1050.1590 re	1050.1595 re	1050.1600 re	1050.1610 re	1050:1020 re	1050.1640 re	1050.1650 re	1050.1660 re	1050.1670 re	1050.1680 re	1050.1690 re	1050.1700 re	1050.1720 re	1050.1/30 re	1050.1740 re	1050.1750 re	1050.1/60 re	1050 1700 ==	1075 100 E	1075.100 11	1071 STOL	10/2:1/00 11	1075 1800 m	n 2011:2701	1075.1810 n	1075.1815 n	
ILLINOIS REGISTER	#24 SECTIONS AFFECTED INDEX June 11,	1050.1310 re	1050.1315 re	1050.1320 re	1050.1325 re	1050.1330 re	1050.1335 re	1050.1340 re	1050.1345 re	1050.1350 re	e e	1050.1360 re	1050.1410 re	ar 0251.0501	1050 150	1050.1530 re	5) 1050.1540 re	1050,1550 re	1050.1560 re	1050.1570 re	1050.1580 re	1050.1590 re	1050.1595 re	1050.1600 re	5 6	1050:1020 re	1050.1640 re	1050.1650 re	1050.1660 re	1050.1670 re	1050.1680 re	1050.1690 re	1050.1700 re	re	1050.1/30 re	e i	1050.1750 re	1050.1/60 re	1050.17/0 re	1075 100 E	1075.100 11	1071 STOL	10/2:1/00 11	1075 1800 m	n 2011:2701	1075.1810 n	1075.1815 n	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX June 11,	ONT'D) re	re (A-4475) 1050.1315 re	re (A-475) 1050.1320 re	re (A-4475) 1050.1325 re	re (A-4475) 1050.1330 re	re (A-475) 1050.1335 re	re (A-4475) 1050.1340 re	re (A-44/5) 1050.1345 re	re (A-44/5) 1050.1350 re	(A-4475) 1030.1355 re	re (A-4475) 1050.1360 re	1050.1410 re	1020.1420 IE	re (A-4475) 1050 1570 re	re (A-475) 1050.1530 re	re (A104475) 1050,1540 re	re (A-4475) 1050.1550 re	re (A-4475) 1050,1560 re	re (A-4475) 1050.1570 re	re (A-4475) 1050.1580 re	re (A-4475) 1050.1590 re	re (A-4475) 1050.1595 re	re (A-4475) 1050.1600 re	1050.1610 re	re (A-4475) 1050.1630 re	re (A-4475) 1050,1640 re	re (A-4475) 1050.1650 re	re (A-4475) 1050.1660 re	re (A-4475) 1050.1670 re	re (A-4475) 1050,1680 re	re (A-4475) 1050.1690 re	1050.1700 re	re (A-44/5) 1050.1720 re	(A-44/3) 1050.1/30 re	re (A-44/3) 1050.1/40 re	1030.1/30 re	re (A-4475) 1050.1760 re	re (4.4475) 1030.1.//O re	re (A-4475) 1030.1790 re	re (A-4475) 1075 1425 am	re (A-4475) 1075 1700 m	re (A-475) 1075 1710 n	re (A-4475) 1075 1800 m	re (A-4475) 1075 1805 m	re (A-4475) 1075-1810 n	1075.1815 n	

June 11, 1993	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-4530)	(P-4530)	(P-4530)			(P-44; A-6/83) (E-163)	(P-44; A-6/83) (E-103)	(P-44; A-6/83) (E-163)	(P-44; A-6783) (E-163)	(P-42; A-6775) (E-154)	(P-42; A-6775) (E-154)																								
TER D INDEX	370.801 n	170.802 n	370.901 n	370.902 п	370.903 п	370.904 n	370.1001 n	370.1002 n	370.1003 n	370.1004 n	370.1005 n	370.1006 п	370.1007 n	370.1101 n	700.100 п	700.110 n	700.200 n	700.205 n	700.207 п	700.209 n	700.211 п	700.213 n	700.220 п	700.221 n	700.223 n	700.224 n	700.225 п	700.226 п	700.227 п	700.228 п	700.250 n	700.252 п	700.260 п	700.265 n	700.270 n	700.275 п	700.280 п		(										805.20 am
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	370	370	370	370	370	370	370	370	370	370	370	370	370	370	700	700	700	700	700	707	707	707	700	707	700	700	707	700	700	707	700	707	700	207	200	700	700		TITLE 50	802	208	802	802	802	802	802	802	803	KUS
Issue #24 SECTIO		(P-11713/92; A-319)			(P-11713/92; A-319)				(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)		(P-11713/92; A-319)		(P-11713/92; A-319)			(P-11713/92; A-319)	(P-11713/92; A-319)		(P-11713/92; A-319)		(P-11713/92; A-319)	(P-11713/92; A-319)		(P-11/13/92; A-319)	(P-11713/92; A-319)			(P-11713/92; A-319)				
Volume 17, Issue	TITLE 47 (CONT'D)	370.104 n	370.105 n	370.106 n	370.107 n	370.108 n	370.109 п	370.110 n	370.111 n	370.112 п	370.113 n	370.201 n	370.202 n	370.203 n	370.204 n	370.205 n	370.206 n	370.207 n	370.208 n	370.209 n	370.210 n	370.211 n	370.212 n	370.301 n	370.302 n	370.303 n	370.304 n	370.305 n	370.401 n	370.402 n	370.501 n	370.502 n	370.503 п	370.504 n	370.505 n	370.506 n	370.507 n	370.601 n					370.701 n	370.702 п	370.703 n	370.704 n	370.705 n	370.706 n	370.707 п
June 11, 1993		(P-11378/92; A-1006)	(P-11378/92; A-1006)			(P-16707/92; A-3836)	(P-16707/92; A-3836)		(P-16707/92; A-3836)	(P-18879/92; A-6180)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-1; A-7212)	(P-11713/92; A-319)	(P-11713/92; A-319)	(P-11713/92; A-319)																									
ER	230 am	n 000	n 010		n 060			и 090	n 0/	Ap.B n	,		10 am	.05 am	Ap.A	.II.A am	.II.B am	II.C am	II.D am	.II.E am	.П.F ат	n 0	u 0:	u 0	u 0	u 0	u 0	u 0	u 0	u 0	u 00	10 n	20 n	30 п	40 n	0 r	ы 0	٠ 0	ا 0	۱. ٥ (	<b>.</b>	<u>ـ</u> ـ	u 0	r 0	2 8	10 r	01 n	02 n	03 n
SECTIONS AFFECTED INDEX	5000.230	2000.900	5000.910	5000.920	5000.930	5000.940	5000.950	2000.960	5000.970	5000.Ap.B		TITLE 47	100.30	100.105	100.Ap.A	II.	II.	II.	II.	I.	II.	125.10	125.20	125.30	125.40	125.50	125.60	125.70	125.80	125.90	125.100	125.110	125.120	125.130	125.140	130.10	130.20	130.30	130.40	130.50	130.60	130.70	130.80	130.90	130.100	130.110	370.101	370.102	370.103
SECTION									(P-15681/92; PF-8083)		P-15665/92; A-7214)	92; A-7214)	92; A-7214)	92; A-7214)	(P-15665/92; A-7214)	(P-15665/92; A-7214)	P-15665/92; A-7214)	92; A-7214)	(P-15665/92; A-7214)	(P-15665/92; A-7214)			(P-12808/92; A-600)	(P-12808/92; A-600)		(P-12808/92; A-600)	92; A-600)	92; A-600)	92; A-600)	(P-12808/92; A-600)		4-8176)	4-8176)	4-8176)	A-8176)	4-8176)	4-8176)	4-81/6)	4-8176)	4-51/0)	4-51/0)	4-81/0)	A-81/6)	1-8176)	4-8176)	4-8176)	4-8176)	4-8176)	4-81/0)
Issue #24		(P-2727)	(P-2727)	(P-2727)	(P-2727)	(P-2727)				_	(P-15665)	(P-15665/92;	(P-15665/92;	(P-15665/92;	(P-15665)	(P-15665/	(P-15665)	(P-15665/92;	(P-15665)	(P-15665)						(P-12808/	_	_	_	•	_	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1697; A-8176)	(P-1097; A-5170)	(P-1097; A-5170)	(P-1097; A-8176)	(P-1097; A	(P-1697; A-8176)					
Volume 17, I	TITLE 38 (CONT'D)		10/5.2550 n		1075.2570 n	1075.2580 п		TITLE 41	100.7 am	170.530 am	280.10 n	280.20 n	280.30 n	280.40 n	280.50 n	280.60 n	280.65 n	280.70 n	280.75 п	280.80 n		TITLE 44	1.100 am	1.350 ат				1.610 am	1.620 am	1.630 am	1.2215 am	610.100 n	610.110 n	610.120 п		n 017.010	610.220 n	610.230 п	610.240 n	n 052.010	010.200 n	010.270	010.28U n	610.300 n	610.310 n	610.320 n	610.330 n	610.340 n	610.330 n

June 11, 1993	(P-15715/92; RC-3689;	A-4261)	(P-15715/92: RC-3689:	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92: RC-3689:	A-4761)	(P-15715/07: P.C.3680:	A-4761)	(B-15715/07: PC-3680:	A 4261)	(D-15715/07: DC-3680:	A 4751)	(B 15715/07: BC 3680:	(F-13/13/32; NC-3069;	(D 16716/02: DC 2000	(F-13/13/92; RC-3089;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(F-13/13/92; RC-3089;	(P-15715/97- RC-3689-	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15691/92; RC-3688;	A-4236)									
DEX	q		=				п		q	ı	c	1		2	,			=	1	<b>A</b>		п		п		a	1	п	=	1	п		n		n		п		п		g		u		u		п		
STER ED IN	121.35		121.40		121.45		121.50		121.55		121 60		121.65	20.1	121 70		121 75	61.13	00	121.80		121.85		121.90	1	121.95	9	121.100	121,105		121.110		121.115		121.120		121.130		121.135		121.140		121.145		121.Ap.A		122.10		
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	71		21		77																					71	-	1	=======================================		71		71		II.		71		77	C-3689;					21			C-3689;	
#24		(P-6919)	(P-6919)	(P-211)	(P-211)	(P-5985)	(P-12006/92; A-308)	(P-12006/92; A	(P-12006/92; A	(P-12006/92: A-308)	(P-12006/92: A-308)	(P-12006/02: A-308)	(P-2523)	(D 12006/07: A 208)	(P-12006/92, A-308)	(D 15629/07: A				(F-13038/92; A		(P-15638/92; A	(P-15625/92; A	(P-15625/92; A	(P-15625/92; A-295)	(P-886)	(F-8403)	(F-6907)	(P-6907)	(P-6907)	(P-6907)	(P-6907)	(P-3922)			(P-6397)	(P-6397)	(P-6397)	(P-6397)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689;	A-4261)	(P-15715/92; RC-3689	A-4261)	(P-15715/92; RC-3689; A-4261)	1.00
, Issue	(T.D)	am	me		u	п	am	am	a	u u		. ,	<b>=</b> =	1 6	# # # # # # # # # # # # # # # # # # #	1100	a a	= 1	<b>=</b> !	E	am	am	яш	аш	am	<b>u</b>	<b>=</b>	E a	TI BE	an me	am	am	am			am	am	п	am	п		п		п		u		¤	
Volume 17	TITLE 56 (CONT'D	2720.135	2720.145	2732,225	2732.227	2732.30	2765.5	2765.50	2765.64	2765.66	27.65 70	07.65.70	27.65.77	7765 74	27 5976	2765.73	7765 220	2703.325	2765 330	2/03.333	2/65.334	2765.335	2770.100	2770.105	27/0.110	2840.25	2840.123	2865.1	2865.60	2865.115	2865.210	2865.215	6000.120		TITLE 59	119.120	119.260	119.270	119.300	121.10		121.15		121.20		121.25		121.30	
June 11, 1993	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-8735/92; A-4195)	(P-10375/92; A-1525)	(P-10375/92; A-1525)	⋖	(P-10375/92; A-1525)	(P-10375/92; A-1525)	(P-10375/92; A-1525)	(P-10375/92; A-1525)	(P-696; A-8170)	(P-696; A-8170)	(P-696; A-8170)	(P-696; A-8170)	(P-696; A-8170)	(P-696: A-8170)	(P-14511/97: A-2206)	(come at the current a)		(P-3780/92: O-180:	R-1239; A-1074)	(E-7072)	(P-10)	(P-10)	(P-10)	(P-10)	(P-10)	(F-10)	(F-10)	(P-10)	(P-10)	(P-10)	(F-10)	(F-10)	(P-10)	(P-10)	(P-7120/92; A-6483)	(P-17853/92; A-3194)	(P-1/853/92; A-5194)	(F-1/833/92; A-3194)	(P-1/853/92; A-5194) (P-6010)	(P-6919)	(P-6919)	
EX		<b>¤</b>		u	<b>=</b>	<b>=</b>	п	п	TER	am	am	am	am	am	am	п	¤	¤	п	=	: 5	1 0	ailli		ELE			1±	am	am	am	am	ŧĿ	<b>L</b>	am	am	am	аш	am	am	am	am	аш	am	аш	am	am r	am	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	1408.30	1408.40	1408.50	1408.60	1408.70	1408.80	1408.90	1408.II.A	2013.10	2013.20	2013.30	2013.40	2013.50	2013.60	2013.70	2015.10	2015.20	2015.30	2015.40	2015.50	20102	7020 80	7020.90	TITI E 56	350 280	207:000		2520.700	2520.700	2520.710	2520.720	2520.730	2520.740	2520.750	2520.760	2520.770	2520.780	2520.790	2520.795	2520.797	2520.Ap.A	2600.50	2712.201	2712.203	2712.205	2712.207	2720.100	2720.115	
#24		(P-42; A-6775) (E-154)	(P-3993)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-5992)	(P-2530)	(P-2530)	(B-2106)	(F-2100)	(F-2106)	(F-2106)	(F-12/9/92; O-1240;	(B 7270/07: 0-1240:	(F-12/9/92; O-1240; M-6893: A-6768)	(P-7279/92: O-1240:	M-6893; A-6768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-4768)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-3985)	(P-3985)	(P-3985)	(P-3985)	(P-8735/92; A-4195)					
, Issue	(T.D)	am	8TD	am	am	Arm	arn	аш	8m	am	am	me	am a	-	2	-	: =				11111	E E	BEE	am	1	шв	me		am	am	am	аш	am	am	аш	am	am	п	n	п	п	а	п	п	a	п	<b>a</b> :	a =	
Volume 17,	TITLE 50 (CONT'D)	805.30	805.40	805.50	805.60	805.70	904.20	916.10	916.20	916.30	916.40	016 50	016 Fx B	016 Ev C	916 II A	016 II R	O 11 910	01 000	07.076	02.026	01.726	927.20	927.30	932.20	07 000	932.40	03.2 60	00:307	939.10	939.20	939.30	939.II.A	939.II.B	939.II.C	939.II.D	939.II.E	939.II.F	1103.10	1103.20	1103.30	1103.40	1103.50	1103.Ex.A	1250.10	1250.20	1250.30	1250.40	1408.10	

	June 11, 1993	P-2697)	P-2697)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	P-2697)	(P-2697)	(P-2697)	(P-2697)	(E-1213) (P-2711)	(E-1213) (P-2711)	(P-13414/92; A-2306)	(P-13472/92; A-2975)	(P-134/2/92; A-29/5)	(F-13472/92; A-2975)	(P-13472/92; A-2975)	(E-1204) (P-2687)	(E-1204) (P-2687)	(P-723)	(P-723)	(F-/23) (P-723)	(P-723)	(P-723)	(P-723)	(P-723)	(P-723)	(P-906)	(F-906)	(F-906)	(P-906)	(P-906)	(P-920)	(P-920)	(P-920)	(P-920)	(P-920)	(P-920)	(P-920)	(P-920)	(F-920)					
GISTER	CTED INDEX	665.280 am (I	) am	665.420 am (J	am	B.m.	am	am	(January (1)	am	665.Ap.B r (I	693.15 am (1	693.20 am (J	am	am	am	am	<b>u</b>	L E	вш		iii c	. a	am.	am	8m		E E	а	am	am	am	п п		E I		E E	п	am	am	am	am	am	si	a	785.1210 n (I	a
	ue #24 SECTIONS AFFECTED INDEX		(P-10911/92; A-8196)	(F-10211/32, A-8130) (P-10911/92, A-8196)	(P-10911/92; A-8196)	(F-10911/92; A-8196) (P-10911/92: A-8196)	(P-10911/92; A-8196)	(P-10911/92; A-8196)	(P-15023/92; A-8258)	(P-15023/92; A-8258)	(P-15023/92; A-8258)	(P-15023/92; A-8258)	(F-6103/92; A-3013)	(F-8103/92; A-3013) (P-8103/92: A-3013)	(P-3069)	(P-757)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	(P-2697)	(F-2697)																						
	Volume 17, Issue #24	TITLE 77 (CONT'D)	535.216 n	535.220 r	535.230 am	535.260 ат	535.265 am	535.270 am	535.310 am	535.315 am	535.320 am	535.330 am	535.340 am	535.400 am	535.410 am	535.415 am	535.420 am				535.500 am	535.510 am		535,530 am	535.535 am			535.050 am		0	540.65 am			540.90 am		630.90 am			0	665.110 r	. 665.120 am	665.140 am	665.150 am				665.240 am
	June 11, 1993	(P-1269)	(P-1269)	(E-2373) (P-6028)	(P-1269)	(E-2373) (P-6028)	(E-2373) (P-6028)	(E-2373) (P-6028)	(E-7948)	(P-1269)	(P-1269)	(P-1269)	(P-1269)	(P-1269)	(P-4791/92; A-2351)	(P-1269)	(P-1296)	(P-1296)	(E-2390) (P-6044)	(P-1296)	(E-2390) (P-6044)	(E-2390) (F-0044) (E-2390) (P-6044)	(E-7974)	(P-1296)	(P-1296)	(P-1296)	(P-1296)	(F-1296) (P-8066/97: A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(F-8008/92; A-2984)	(F-8000/92; A-2984) (P-8066/97: A-2984)	(P-8066/92: A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-8066/92; A-2984)	(P-10911/92; A-8196)						
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	350.175 am	_	350.260 am	350.270 am	350.271 n	350.278 am	350.290 аш	350,330 am	350.640 am	350.680 am	350.685 am	350.3210 am	350.3330 am	350.3730 am	350.Ap.A r	390.175 am			390.270 am	300.271 n	300.276 am		390.640 am	390.680 am		390.3210 am	390,3330 am			395.130 am	~	_	395.160 am	305 176 = =	395.175 n 395.180 am			395.300 am	395.400 am	535.10 am		535.100 am			535.210 am	535.215 am
ILLINOIS	#24 SECTIONS A		P-762)	(P-777)	(P-762)	(P-777)	(P-762)	(P-777)	(P-762)	(P-777)	(P-762)	(P-777)	(P-777)	(P-762)	(P-77)	(P-762)	(P-777)	(P-762)	(P-777)	(P-777)		(P-3426/02: A-3507)	P-747)	(P-2016/92; A-1614)	(P-1346)	(P-1346)	(E-2420) (P-6074)	(F-1340) (F-2420) (P-6074)	(E-2420) (P-6074)	(E-2420) (P-6074)	(E-8026)	(P-1346)	(P-1346)	(P-1346) (B-1346)	(F-1346)	F-1340) P-1321)	P-1321)	(E-2405) (P-6059)	(P-1321)	(E-2405) (P-6059)	(E-2405) (P-6059)	(E-2405) (P-6059)	(E-8000)	(P-1321)	(P-1321)	(P-1321)	-1321)
	Volume 17, Issue	TITLE 74 (CONT'D)		n	4	750.110 n (P-'		n	te	750.130 n (P-'	<b>L</b>	750.140 n (P-'	750.150 n (P-	<b>L</b>	=	u	u	_	a	750.Ap.D n (P-	T.T. E 22	ms 065	m <sub>a</sub>	. u 0	m <sub>a</sub>	me		E s	am ms		am	am	шв	300.665 am (P-	am a		ше	330.260 am (E-	330.270 am (P-	n	am (	аш	am	am	be 1	330.4210 am (P-	am

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June 11, 1993	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	_	(P-7198) (E-7283)	(P-/198) (E-/283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	_		(P-/198) (E-/283)	(P-7198) (E-7283)			(P-7198) (E-7283)	(P-7198) $(E-7283)$	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	(P-/198) (E-/283)			(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)					
TED INDEA	790.2540 r	790.2555 r	790.2580 r	790.2583 r	790.2585 r	790.2587 n	790.2600 n	790.2603 r	790.2605 am	4	790.2613 am	tu	790.2614 r	790.2617 r	790.2618 am	T 0000 00E	790.2620 r	790.2655 r	790.2660 r	790.2661 am	-	790.2662 am	I F 500 002	790.2668 r	790.2672 r	790.2700 r	790.2740 r	790.2780 r	790.2805 r	790.2820 r	790.2860 r	790.2900 r	790.2902 r	790.2904 r	790.2908 r	790.2915 r		790.2932	<b>L</b>	790.2940 r	790.2980 r	790.3020 r	790.3021 r	
e #24 SECTIONS AFFECTED INDEA		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-1/496/92; W-/0/3)	(P-17496/92: W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	(F-1/496/92; W-/0/5) (P-7198) (E-7283)	(P-7198) (E-7283)			(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	(P-/198) (E-/283)	(P-7198) (E-7283)	(P-17496/92: W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)							
oneer '/' pare	TITLE 77 (CONT'D)	790.1820 r	790.1835 r	790.1842 r	790.1846 r	790.1848 r	790.1856 r	790.1858 r	790.1859 n	<b>L</b>	790.1860 r	790.1870 r	790.1900 r	790.1930 аш	L	790.1940 r	/90.1930 am	790.1960 am		790.1980 r	790.2020 r	790.2060 r	700.2084 r	790.2080 n	790.2092 r	790.2097 r	790.2100 r	790.2130 r	790.2155 r	790.2180 r	790.2220 r	790.2260 r	790.2300 r	790.2340 r	790.2380 r	790.2390 r	790.2460 r	790.2462 am	l bu	790.2465 am	lu	790.2470 r	790.2485 r	1 1 1 1 1 1
	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-1/496/92; W-/0/5)	(F-1198) (E-1283) (P-17496/92: W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(I-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-1/496/92; W-/U/5)	(F-/198) (E-/283) (P-17496/92: W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)		(P-7198) (E-7283)	(P-/198) (E-/283)	(F-7.198)(E-7.683)	(P-7198) $(E-7283)$			(P-7198) (E-7283)			(P-7198) (E-7283)	(P-7198) (E-7283)	/D 7100\ /E 7202\
	790.1129 r	790.1131 r	790.1140 r	790.1180 r	790.1200 r	790.1220 r	790.1260 r	790.1300 r	790.1345 r	790.1350 am	-	790.1360 r	790.1380 r	790.1386 r	/90.1388 am	790 1390 am		790.1418 am		790.1420 r	790.1423 r	790.1425 r	790 1460 r	790.1490 r	790.1500 r	790.1540 r	/90.1360 am	790.1565 n	790.1570 r	790.1573 r	790.1577 аш	1	790.1580 r	790.1620 r	790.1080	790.1686 r	790.1697 r	790.1700 r	790.1706 r	790.1708 r	790.1710 r	790.1719 r	790.1721 r	700 1740
		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	(F-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7199) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	(F-7198) (E-7283)	(F-7.198) (E-7.283) (P-17496/97: W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-/198) (E-/283)	/D 7100\ /E 7707\
	TITLE 77 (CONT'D)	790.20 am	790.40 am	790.420 r	790.460 r	790.480 r	790.500 am	_	790.540 am	lu	790.548 r	790.580 r	790.600 r	790.620 r	790.630 r	790.060 790.700	790.706 r	790.721 аш	4	790.740 am	<b>L</b>	790.756 r	790.780 r	790.788 r	790.798 r	790.799 r	790.813 r	790.830 r	иш 098.06∠	la	790.900 r	790.905 r	790.910 r	790.920 r	790 974	-	790.980 r	790.1020 r	790.1060 r	790.1100 r	790.1107 r	790.1112 r	790.1120 r	1176

June 11, 1993	(B 7168) (F 7783)	(F-7,198) (E-7,283)	(r=/196) (E=/263)	(P-/198) (E-/283)	(F-1/496/92; W-/0/5)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)				(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(F-/196) (E-/263)	(F-/198) (E-/283)	(F-/196) (E-/263)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(L-1120) (L-120)
NDEX	,	. ,	-	L.	E E	ь	ш	=	MM	H	H	u	ы	H	ы	u	H	H	ы	ы	ı	ma	ı	u	ы	ų	L.	<b>t</b> ⊷ 1	<b>L</b>	<b>⊢</b> 1	<b>⊢, ⊢</b>		. In	am	<b>*</b>			L.	H	<b>L</b>	<b>L</b>	<b>-</b>	<b>L</b>	<b>L</b>	L	<b>L</b>	<b>L</b>	am	4
CTED IN	700 5420	700 6460	790.3400	700 5700	/90.5500	1	790.5520	790.5530	790.5540		790.5544	790.5555	790.5560	790.5580	790.5620	790.5640	790.5660	790.5700	790.5720	790.5740	790.5780	790.5788		790.5792	790.5795	790.5800	790.5802	790.5807	700 5020	700 5036	790.3833	790.5840	790.5860	790.5872		790.5893	790.5900	790.5924	790.5940		790.5980	790.5992	790.5996	790.6020	790.6060	790.6100	790.6140	790.6180	
Issue #24 SECTIONS AFFECTED INDEX		71000 (5 7202)	(F-7130) (E-7203)	(P-/198) (E-/283)	(F-/198) (E-/283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-1/490/94; W-/0/3)	(F-/198) (E-/283)	(F-/198) (E-/283) (P-7198) (F-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-1120) (E-1400)				
17, Is	וחידות	יש זאוי	-	_	<b>L</b> .	<b>L</b>	<b>L</b>	ы	ы	<b>H</b>	<b>L</b>	<b>L</b>	ы	<b>L</b>	ы	ы	H	ы	am	ч	н	am	lu	L.	<b>L</b>	<b>.</b>	<b>L</b>	ы	TIE .	H 1	- L	e 5m	See .	<u>.</u>	ч	<u>.</u>	<u>.</u>	<b>L</b>	<b>L</b>	<b>u</b>	аш	ч	<b>L</b>	<b>L</b>	ы	am	<u>.</u>	<b>.</b> .	-
Volume 1	G'THOO! LE 3 ITIT	700 // 97111	790.4390	790.4398	/90.4420	790.4430	790.4360	790.4395	790.4500	790.4540	790.4580	790.4620	790.4660	790.4665	790.4667	790.4670	790.4680	790.4700	790.4720		790.4725	790.4728		790.4740	790.4780	790.4820	790.4840	790.4860	0064506/	000000000000000000000000000000000000000	790.4940	790,4963	790.4965	790.4980	790.5020	790.5030	790.5060	790.5100	790.5140	790.5180	790.5220		790.5260	790.5300	790.5312	790.5320		790.5340	200000000
June 11, 1993		(P-1/496/92; W-/U/3)	(P-/198) (E-/283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)		(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-/198) (E-/283)	(P-/198) (E-/283)	(F-1/496/92; W-/U/3)	(P-7198) (F-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-17496/92; W-7075)	(P-17496/92; W-7075)	(P-17496/92; W-7075)	(P-7198) (E-7283)	(P-7198) (E-7283)	(F-1170) (E-1403)
DEX		яш	-	<b>L</b>	<b>L</b>	<b>L</b>	<b>L</b>	ы	ы	ы	ы	a	<b>L</b>	аш	ы	<b>L</b>	am	_	<b>L</b>	am		L	ъ	ы	be .	ы	<b>.</b>	<b>L</b>	<b>.</b>	L,	E s			ы	ц	be	am	ы	See	н	ы	am	¥	<b>4</b> 1:	<b>*</b> 1:	E	<b>L</b>	Sec. 1	-
GISTER CTED IN		790.3720		790.3730	790.3740	790.3742	790.3780	790.3800	790.3820	790.3860	790.3900	790.3902	790.3904	790.3907		790.3910	790.3914		790.3920	790.3945		790.3940	790.3945	790.3960	790.3980	790.3996	790.4012	790.4020	790.4040	700,4060	/90.4100	790 4140	790.4150	790.4173	790.4180	790.4200	790.4220		790.4260	790.4300	790.4340	790.4380		790.4382	790.4384			790.4385	0964.06/
Volume 17, Issue #24 SECTIONS AFFECTED INDEX		NT'D)	790.3027 am (P-17496/92; W-7075)	<u>_</u>	790.3028 r (P-7198) (E-7283)	790,3029 r (P-7198) (E-7283)	790.3030 r (P-7198) (E-7283)	790,3032 r (P-7198) (E-7283)	790,3033 r (P-7198) (E-7283)	790,3038 r (P-7198) (E-7283)	r (P-7198)	790,3048 r (P-7198) (E-7283)	r (P-7198)	790.3051 r (P-7198) (E-7283)	790.3054 r (P-7198) (E-7283)	790,3056 r (P-7198) (E-7283)	r (P-7198)	790.3085 r (P-7198) (E-7283)	790.3100 r (P-7198) (E-7283)	790.3140 r (P-7198) (E-7283)		790.3220 r (P-7198) (E-7283)	790.3235 n (P-17496/92; W-7075)	790.3260 r (P-7198) (E-7283)	790.3300 r (P-7198) (E-7283)	790.3308 лет (Р17496/92; W-7075)	_		L	d	790.3340 r (P-7198) (E-7283)		, mil		790.3425 r (P-7198) (E-7283)	790,3437 r (P-7198) (E-7283)	790.3440 r (P-7198) (E-7283)	790.3460 r (P-7198) (E-7283)	790.3472 r (P-7198) (E-7283)	ı	790.3488 r (P-7198) (E-7283)	790.3492 r (P-7198) (E-7283)	790.3500 r (P-7198) (E-7283)	_	790.3580 r (P-7198) (E-7283)	790.3620 r (P-7198) (E-7283)	ы	790.3700 r (P-7198) (E-7283)	

	- 1	ILLINOIS	ILLINOIS REGISTER				40.0		REGISTER	Time 11	1003
volume 1/,	Tssne #24	SECTIONS	SECTIONS AFFECTED INDEX	×	June 11, 1993	Volume 17, 158	Issue #24		SECTIONS AFFECTED INDEA		7227
TITLE 77 (CONT'D)	r'D)		790.6900 r		(P-7198) (E-7283)	TITLE 77 (CONT'D)			790.8860 r	(P-7198) (E-7283)	_
790.6220	r (P-7198)	(P-7198) (E-7283)	790.6940 r		P-7198) (E-7283)	790.7740 r	(P-719	P-7198) (E-7283)	790.8900 r	(P-7198) (E-7283)	_
790.6260	r (P-7198)	(P-7198) (E-7283)	790.6946 r		P-7198) (E-7283)	790.7780 r	(P-719	P-7198) (E-7283)	790.8940 r	(P-7198) (E-7283)	<u> </u>
790.6275	r (P-7198)	(P-7198) (E-7283)	790.6960 r		P-7198) (E-7283)	790.7820 r	(P-719	P-7198) (E-7283)	790.8980 r	(P-7198) (E-7283)	_
790.6277	r (P-7198)	(P-7198) (E-7283)	790.6980 r		P-7198) (E-7283)	790.7828 r	(P-719	P-7198) (E-7283)	790.9020 r	(P-7198) (E-7283)	<u> </u>
790.6280	am (P-17496	(P-17496/92; W-7075)	790.7020 r		P-7198) (E-7283)	790.7834 r	(P-719	P-7198) (E-7283)	790.9035 r	(P-7198) (E-7283)	<u> </u>
	r (P-7198)	(P-7198) (E-7283)	790.7060 r		P-7198) (E-7283)	790.7860 r	(P-719	P-7198) (E-7283)	790.9045 am	(P-17496/92; W-7075)	7075)
790.6284	r (P-7198)	(P-7198) (E-7283)	790.7100 r		P-7198) (E-7283)	790.7875 n	(P-174	P-17496/92; W-7075)		(P-7198) (E-7283)	•
790.6300	r (P-7198)	(P-7198) (E-7283)	790.7120 r		P-7198) (E-7283)	790.7900 r	(P-719	P-7198) (E-7283)	790.9048 r	(P-7198) (E-7283)	
790.6340	r (P-7198)	(P-7198) (E-7283)	790.7130 r		P-7198) (E-7283)	790.7940 r	(P-719	P-7198) (E-7283)	790.9050 am	(P-17496/92; W-7075)	7075)
790.6370	am (P-17496	(P-17496/92; W-7075)	790.7140 r		P-7198) (E-7283)	790.7980 r	(P-719	P-7198) (E-7283)	1	(P-7198) (E-7283)	<u> </u>
	r (P-7198)	(P-7198) (E-7283)	790.7160 r		P-7198) (E-7283)	790.8015 r	(P-719	P-7198) (E-7283)	790.9056 r	(P-7198) (E-7283)	<u> </u>
790.6375	r (P-7198)	P-7198) (E-7283)	790.7180 r		P-7198) (E-7283)	790.8020 r	(P-719	P-7198) (E-7283)	790.9060 г	(P-7198) (E-7283)	0
790.6380	r (P-7198)	P-7198) (E-7283)	790.7181 r		P-7198) (E-7283)	790.8030 am	(P-174	P-17496/92; W-7075)	790.9070 аш	(P-17496/92; W-7075)	(5/0/
790.6420	(P-7198)	(P-7198) (E-7283)	790.7220		P-7198) (E-7283)	790.8060	(P-719	P-7198) (E-7283)		(P-7198) (E-7283)	(
790 6430	ятт (Р-17496	(P-17496/92: W-7075)	790 727 av		P-17496/97: W-7075)	790.8100	(P-719	P-7198) (E-7283)	790.9084 r	(P-7198) (E-7283)	-
	(P-7108)	(P-7108) (E-7783)	1 1 1		D 7108) (E 7783)	790 8106	(P-719	P-7198) (E-7283)	790.9100 r	(P-7198) (E-7283)	
700 6435	(P-7108)	(P-7108) (E-7283)	- 2000 000		D 7108) (E-7283)	700.8136 +	(P-710	P-7198) (F-7283)	790.9140	(P-7198) (E-7283)	` =
700 6445	(D-7108)	D-7108) (E-7283)	1 0007 007		F=/198) (E=/283)	700.8140	(P-710	P-7108) (E-7283)	790 9180	(P-7198) (E-7283)	` =
700.0443	(F-/196)	(E-7263)	190.1229 F		F-/196) (E-/263)	1 0410 000	21/- T)	E-1190) (E-1209)	700 0270	(P-7198) (E-7283)	
790.0450	r (P-/198)	(F-/198) (E-/283)	/90.7245 ar	u u	P-1/496/92; W-/0/5)	/90.8180 r	(F-/1)	(6) (E-7263)	1 0776.061	(1-1129) (E-1292)	
790.6452	r (P-7198)	(P-7198) (E-7283)	H	_	P-7198) (E-7283)	790.8220 r	(r-/1)	(P-/198) (E-/283)	700.9200 r	(F-/196) (E-/263)	- a
790.6454	r (P-7198)	(P-7198) (E-7283)	790.7260 r		P-7198) (E-7283)	790.8232 r	(P-715	(P-/198) (E-/283)	790.9300 r	(F-/198) (E-/28.	<b>a</b> 6
790.6456	r (P-7198)	(P-7198) (E-7283)	790.7263 аг	u u	P-17496/92; W-7075)	790.8244 r	(P-715	P-7198) (E-7283)	790.9320 r	(P-/198) (E-/283)	S :
790.6460	r (P-7198)	(P-7198) (E-7283)	790.7265 ar	u	P-17496/92; W-7075)	790.8248 аш	(P-174	P-17496/92; W-7075)	790.9340 r	(P-/198) (E-/283)	<u>د</u> د
790.6480	r (P-7198)	(P-7198) (E-7283)	<b>L</b>		P-7198) (E-7283)	<b>L</b>	(P-719	P-7198) (E-7283)	790.9380 r	(P-7198) (E-7283)	S :
790.6500	r (P-7198)	(P-7198) (E-7283)	790.7272 r	_	P-7198) (E-7283)	790.8260 r	(P-719	P-7198) (E-7283)	790.9420 r	(P-7198) (E-7283)	<u> </u>
790.6505	ат (Р-17496	(P-17496/92; W-7075)	790.7278 ar	u u	P-17496/92; W-7075)	790.8290 r	(P-719	P-7198) (E-7283)	790.9460 r	(P-7198) (E-7283)	<b>≘</b> :
	r (P-7198)	(P-7198) (E-7283)	1	Ŭ	P-7198) (E-7283)	790.8300 r	(P-719	P-7198) (E-7283)	790.9475 r	(P-7198) (E-7283)	<u> </u>
790.6540	r (P-7198)	(P-7198) (E-7283)	790.7280 ar	я	P-17496/92; W-7075)	790.8340 r	(P-719	P-7198) (E-7283)	790.9478 r	(P-7198) (E-7283)	<b>∵</b> :
790.6544	r (P-7198)	(P-7198) (E-7283)	_		P-7198) (E-7283)	790.8378 r	(P-719	P-7198) (E-7283)	790.9486 r	(P-7198) (E-7283)	(c)
790.6570	r (P-7198)	(P-7198) (E-7283)	790.7284 r		P-7198) (E-7283)	790.8380 r	(P-719	(P-7198) (E-7283)	790.9500 ат		7075)
790.6580	am (P-17496	(P-17496/92; W-7075)	790.7288 r		P-7198) (E-7283)	790.8420 r	(P-719	(P-7198) (E-7283)	<b>L</b>	(P-7198) (E-7283)	(S
	r (P-7198)	(P-7198) (E-7283)	790.7291 r		P-7198) (E-7283)	790.8460 r	(P-719	(P-7198) (E-7283)	790.9520 am		7075)
790.6610	am (P-17496	(P-17496/92; W-7075)	790.7294 r		(P-7198) (E-7283)	790.8500 r	(P-719	P-7198) (E-7283)	4	(P-7198) (E-7283)	<u>.</u>
	r (P-7198)	(P-7198) (E-7283)	790.7296 r		(P-7198) (E-7283)	790.8540 r	(P-719	P-7198) (E-7283)	790.9530 r	(P-7198) (E-7283)	æ :
790.6620	r (P-7198)	P-7198) (E-7283)	790.7300 r		P-7198) (E-7283)	790.8580 am	(P-17	P-17496/92; W-7075)	790.9540 r	(P-7198) (E-7283)	æ :
790.6621	r (P-7198)	(P-7198) (E-7283)	790.7340 r		P-7198) (E-7283)	H	(P-719	(P-7198) (E-7283)	790.9580 r	(P-7198) (E-7283)	<u> </u>
790.6660	r (P-7198)	(P-7198) (E-7283)	790.7380 r		P-7198) (E-7283)	790.8590 r	(P-71)	(P-7198) (E-7283)	790.9620 r	(P-7198) (E-7283)	£
790.6670	r (P-7198)	(P-7198) (E-7283)	790.7400 r		P-7198) (E-7283)	790.8620 r	(P-719	(P-7198) (E-7283)	790.9660 r	(P-7198) (E-7283)	<u>@</u>
790.6700	r (P-7198)	(P-7198) (E-7283)	790.7420 r		P-7198) (E-7283)	790.8660 r	(P-71)	P-7198) (E-7283)	790.9800 r	(P-7198) (E-7283)	3
790.6740	am (P-17496	P-17496/92; W-7075)	790.7460 r		(P-7198) (E-7283)	790.8700 r	(P-71)	P-7198) (E-7283)	840.20 am		(618)
790.6740	r (P-7198)	(P-7198) (E-7283)	790.7500 r		P-7198) (E-7283)	790.8710 am	(P-17	(P-17496/92; W-7075)		(P-4329/92;	319)
790.6780	r (P-7198)	) (E-7283)	790.7510 r		(P-7198) (E-7283)	ы	(P-71	(P-7198) (E-7283)		(P-4329/92;	A-2319)
790.6800	r (P-7198)	(P-7198) (E-7283)	790.7520 п		(P-17496/92; W-7075)	790.8724 r	(P-71)	P-7198) (E-7283)		(P-4329/92;	A-2319)
790.6820	r (P-7198)	(P-7198) (E-7283)	790.7540 r	_	(P-7198) (E-7283)	790.8727 r	(P-71)	(P-7198) (E-7283)		(P-4329/92;	(616)
790.6860	r (P-7198)	P-7198) (E-7283)	790.7580 r		P-7198) (E-7283)	790.8740 r	(P-71)	P-7198) (E-7283)	840.310 am	(F-4329/92;	A-2319)
790.6875	r (P-7198)	P-7198) (E-7283)	790.7620 r		P-7198) (E-7283)	790.8780 r	(P-/1	(F-/198) (E-/283)	840.Ap.b	(P.4329/92: A-2319)	310)
790.6885	r (P-7198)	(P-7198) (E-7283)	790.7660 r		P-7198) (E-7283)	790.8820 r	(F-/1	(P-/198) (E-/283)	.EX.A aun		319)
790.6895	r (P-7198)	(P-/198) (E-7283)	790.7700 r		P-7198) (E-7283)	/90.8835 п	) -1-1)	496/92; W-/0/3)	1 V:II:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	( , , ,

June 11, 1993	(P-17187/92; A-3169)	(P-17187/92; A-3169)	(P-19285/92; A-5587)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-13679/92; A-238)	(P-13679/92; A-238)	(P-7605)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-191; C-672)	(P-14001/92; A-1819)	(P-7605)	(P-14001/92; A-1819)	(P-14001/92; A-1819)	(P-14001/92; A-1819)	(P-14001/92; A-1819)	(P-14001/92; A-1819)	(PP-498) (P-13179/92;	A-590) (P-18139/92;	A-6441) (P-7605)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-7605)	(P-13179/92; A-590)	(PP-498)	(P-18139/92; A-6441)	(P-18139/92; A-6441)	(P-7605)	(P-7605)	(P-18139/92; A-6441)	(P-13679/92; A-238)	(F-191) (F-14001/92;	A-1619)	(F-14001/92; A-1819)	(F-15342/92; A-1652)	(P-11/24/92; W-869)	(P-12409/92; W-869)	(P-91; W-869)	(P-15347/92; A-4510)	(F-6632)	(P-6635)	(F-6633)	(F-6633)	(F-6633)	(F-6635)
IDEX	аш	am	п	аш	am	am	аш	am	am	am	am		am	аш	аш	am	am		am			am	am	яш	am	am				am					Har.			E SE	am				<b>I</b>	¤	<b>¤</b> 1	<b>¤</b> (	ជា	ជជ
GISTER CTED IN	302.180	302.610	303.112	310.30	310.40	310.110	310.130	310.210	310.230	310.270	310.290		310.320	310.450	310.455	310.470	310.530	310.540	310.Ap.A			.Tb.C	Tb.D	.Tb.E	.Tb.F	.Tb.G	Tb.M	Z.q.	.Tb.0	.Tb.P	i	Tb.0	Tb.U	310.Ap.B	310.Ap.C	4 010	310.Ap.D	420.330	620.130			210 000	630.313	650.1	2.000	650.3	650.4	650.6
ISSUE #24 SECTIONS AFFECTED INDEX		(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(E-432; O-3056) (P-683;	A-8498)	(A-8498)	(E-432; O-3056) (P-683;	A-8498)	(A-8498)	(E-432; O-3056) (P-683;	A-8498)	(E-432; O-3056) (P-683;	A-8498)	(A-8498)	(F-5225/92; A-3880)	(F-5223/92; A-3880)	(F-3223/92; A-3880)	(F-5225/92; A-3880)	(P-5225/92; A-5880)	(P-5225/92; A-5880)	(P-5225/92; A-5880)	(P-5225/92; A-5880)	(P-1695) (E-2031)	(P-1695) (E-2031)	(P-1695) (E-2031)		T 1222000 DO 101	(E-17312/92; RC-161; F-5952)																		
	(C.T	<b>1</b>	'n	¥	r	п		u		п		п		ū		u		n	п		п		п		п		п		n	п		n	;	z	<b>L</b>	ц.	<b>.</b>	L.	<b>L</b>	ľ	u	н	am	am	g g		1	El s
Volume 17,	TITLE 77 (CONT'D)	1230.410	1230.420	1230. Tb. A	1230.Tb.B	1235.10		1235.20		1235.30		1235.40		1235.50		1235.100		1235.110	1235.200		1235.210		1235.220		1235.230		1235.240		1235.250	1235.300		1235.310		1235.320	1240.10	1240.20	1240.30	1240.40	1240.50	1240.60	1240.70	1240.Ap.A	2510.60	2510.70	2510.90	00 11 1717	1111 80	017.001
June 11, 1993	(P-15328/92; A-4453)	(P-15328/92; A-4453)	(P-8149)	(P-8149)	(P-8149)	(P-8149)	(P-8149)	(P-5205/92; A-4431)	(P-5205/92; RC-1244;	A-4453)	(P-5205/92; A-4431)	(P-5205/92; RC-1244;	A-4431)	(P-5205/92; A-4431)	(P-5205/92; A-4431)	(P-5205/92; RC-1244;	A-4431)	(P-5205/92; RC-1244;	A-4431)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-15321/92; A-4448)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(F-4/33/92; O-1242;	K-3931; A-3662)	(F-518//92; A-58/8)	(F-5187/92; A-58/8)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)		(P-5187/92; A-5878)	(P-5187/92; A-5878)	(F-518//92; A-58/8)	(F-316//92; A-36/6)	(F-316//92; A-38/8)	(P-5187/92; A-5878)						
DEX	E	u	u	n	u	п	E E	ū	E E		n	п		n	п	п		п		am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	E S		H I	4	ы	ы	н	h I	H I	H 1	н (	<b>-</b> 1	<b>-</b> 1	- b
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	1110.60	1110.235	1110.2510	1110.2520	1110.2530	1110.2540	1110.2550	1120.10	1120.20		1120.110	1120.120	:	1120.130	1120.210	1120.310		1120.Ap.A		1130.140	1130.220	1130.410	1130.510	1130.620	1130.630	1130.640	1130.710	1130.720	1130.730	1130.740	1130.750	1130.760	1130.770	1130.780	1130.Ap.A	01 0001	1230.10	1230.20	1230.30	1230.110	1230.120	1230.210	1230.220	1230.230	1230.240	1230.230	1230.200	1230.320
#24		(P-4329/92; A-2319)	(P-4329/92; A-2319)		(P-4329/92; A-2319)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; O-1243)	M-2073; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-12314/92; A-1884)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(F-108/0/92; A-4388)	(F-108/0/92; A-4388)	(F-106/0/92; A-4366)	(F-106/0/92; A-4366)	(F-106/0/92; A-4386)	(F-108/0/92; A-4388)	(F-108/0/92; A-4388)	(P-108/0/92; A-4388)	(F-108/0/92; A-4388)	(F-108/0/92; A-4388)	(F-108/0/92; A-4388)	(F-108/0/92; A-4388)	(F-10989/92; A-4425)	(F-10989/32, A-4425)	(F-10989/92, A-4423)	(P-8144)						
, Issue	(C.T.	u	×		am	am	n	am me	n	u	n	¤	n	am		8m	am	-	u	n	п	ū	ū	u u	u	u	n	п	am	am	am	am	am	am	E .	<b>4</b> 1	<b>=</b> 1	Z Z	<b>=</b>	u	u :	<b>a</b> :	<b>a</b> (	a !		n siii	= =	= =
Volume 17,	TITLE 77 (CONT'D)	Ex.B	.II.B	840.Ap.C	840.Ex.B	845.10	845.15	845.20	845.23	845.25	845.26	845.28	845.29	845.30		845.40	845.50	845.60	845.Ap.A	845.Ex.A	845.Ex.B	845.Ex.C	845.Ap.B	845.Ap.C	845.II.A	845.Ap.D	845.II.A	845.Ap.E	900.10	900.30	900.40	900.50	900.60	900.63	900.70 000 Th E	200.10.E	2000 TF 000	200.10.G	900.1b.H	900.1b.1	EX.A	EX.B	EX.7	EX.D	915.10	015.20	915.50	1100.740

ILLINOIS REGISTER	'TT alling		105.460 n (	105.470 n	105.500 n (P-219;	105.510 n (P-219; A-7031) (E-445)	105.520 п	105.600 n	105.700 n	105.800 n (P-219; A-7031)	105.810 n	105.900 n	п 105.910 п	105.920 n	105.1000 n	105.1010 n	110.115 am	130.535 am	130.1001 am	130.1801 am	130.220 am	150.Tb.A am (	210.101 am (	210.105 am (	210.110 am	210.115	III III	п	am (	am	530, 125 am (F-5104)	535.101 18	535 110 n	535.115 n	535.120 n		(P-15340/92; A-3042)	535.135 n	535.140 n	535.145 n	750.100 n	750.200 n	750.300 п	750.400 n	750.500 n	750.600 n	(745) 750.700 n (P-8450)
I CE OUS I	474		1 (P-6386)	am (P-16709/92; A-5594)	am (P-16709/92; A-5594)	1 (P-16709/92; A-5594)	1 (P-16709/92; A-5594)	(P-16709/92; A-5594)	1 (P-16709/92; A-5594)		n (P-16709/92; A-5594)	1 (P-16709/92; A-5594)		1 (P-16709/92; A-5594)	1 (P-16709/92; A-5594)	1 (P-16709/92; A-5594)	1 (P-16709/92; A-5594)	a (P-16709/92; A-5594)	a (P-16709792; A-5594)	a (P-16709/92; A-5594)		am (P-14004/92; A-1848)		am (P-222) (E-473)	am (P-222) (E-473)	•		am (F-6943) 	(F-219, A-7031) (E-45)	(F-219: A-7031) (E-445)	n (P-219; A-7031) (E-445)																
Tr omnifott		TITLE 83 (CONT'D)	735.121 n			755.500 n	755.505 п	755.510 n	755.515 n	755.520 n	755.525 n	755.Ex.A n	755.Ex.B n	755.Ex.C n	755.Ex.D n	755.Ex.E n	755.Ex.F n	755,Ex.G n	755.Ex.H n	755.Ex.I n	755.Ex.J n	755.Ex.K n	755.Ex.L n	755.Ex.M n	z	756.210 a	TITI E 86	100				100.9003 8	105.100	105.120	105.200		105.220 n	105.230 n	105.300 n				105.340 n	105.400 n	105.410 n	105.420 п	105.430 n
*	June 11, 1993	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-3577)	(P-2449)	(F-2449)	(P-2449)	(P-2449)	(P-2449)	(P-2449)	(F-2449)	(F-2449)		(P-13703/92: A-798)	(P-8269/92: A-98:	RO-2075; EC-3902)	(P-6382)	(P-12810/92; A-805)	(P-2462)	(P-202)	(P-202)	(P-202)	(P-202)	(P-202)	(P-202)
200	DEX	am	аш	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	аш	am	am	am		am	am	u	п	៨	<b>I</b>		аш	am		п	am	am	am	ато	am	q	n	, c
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	1650.340	1650.370	1650.410	1650.450	1650.460	1650.510	1650.520	1650.570	1650.620	1650.630	1650.640	1650.650	2160.120	2160.130	2160.210	2160.220	2160.250	2160.310	2160.320	2160.325	2160.330	2160.410	2160.510	2160.610	2160.620	2650.1	2650.15	2650.25	2650.30	2650.40	2650.50	7650.00	70207	TITI E 83	255.20	275.20		280.76	280.138	305.20	315.10	315.20	315.30	315.40	315.50	315.60
ILLI	SECTION																																											A-1631)	A-1631)	A-1631)	A-1631)
TOWN #24	1e #24		(P-6635)	(P-6635)	(P-6635)	(P-6635)	(P-6635)	(P-6635)	(P-6635)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3703)	(P-3734)	(P-3734)	(P-3734)	(P-3734)	(P-3/34)	(P-3755)	(P-3755)	(P-3755)	(P-3755)	(P-3755)	(P-3/33)	(F-3/33) (P-3755)	(P-3755)	(P-3718)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)	(P-12384/92; A-1631)							
TOU	Tes	TITLE 80 (CONT'D)	n	n	n	n	п	n	n	яш	am	am	am	am	am	am	атт	am	am	am	ат	am	am	am	am	am	E CL	E E	am	ат	аш	am	He s	<b>=</b> =		91LD	am										
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ILLINOIS REGISTER

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TNO	D) 114.128 r	114.128		(P-15810/92: A-3255)							
TLE 86 (CONT'D) 750.900 n TLE 89 103.25 n 103.35 n		114,128		(P-15810/92: A-3255)				20.000			
25 200			7	(Tarana and and and and and and and and and	TITLE 89 (CONT'D)	r'D)		148.25	a	(P-14540/92; A-3296)	(9)
25 15 16	(P-8450)	114.129	н	(P-15810/92; A-3255)	121.186	u	(P-15813/92; A-4333)	148.30	am	(P-14540/92; A-3296)	(9,
25 216		114.130	<b>L</b>	(P-15810/92; A-3255)	121.188	u	(P-15813/92; A-4333)	148.40	am (	(P-14540/92; A-3296)	(9)
٧٥		114.135	ы	(P-15810/92; A-3255)	121.190	n	(P-15813/92; A-4333)	148.50	am (	(P-14540/92; A-3296)	(9)
	(P-14178/92; A-655)	114.223	am	(P-19654/92; A-6814)	140.12	am	(P-17049/92; A-6196)	148.60	am (	(P-14540/92; A-3296)	(9)
	(P-14178/92; A-655)	114.252	аш	(P-18226/92; A-6814)	140.19	am	(P-62; A-6839)	148.70	аш	(P-14540/92; A-3296)	(9)
	(P-540; A-7025) (E-659)	114.270	<b>L</b>	(P-15008/92; A-2277)	140.24	am	(P-7183)	148.80	am	(P-10868/92; A-131)	0
110.30 am	(P-13207/92; A-640)	114.406	п	(P-17459/92; A-6814)	140.80	ū	(P-15019/92; A-3421)	148.80	1	(P-6935)	
111.101 am	(P-16491/92; A-3213)	114.420	am	(P-15008/92; A-2277)	140.82	n	(P-15019/92; A-3421)	148.82	n	(P-12826/92; RC-6549	549;
112.9 am	(P-13381/92; A-813)	114.430	am	(P-15287/92; A-2277)	140.84	п	(P-15019/92; A-3421)			A-6649)	
112.70 am	(P-3335/92; A-357)	114.440	u	(P-14538/92; A-3639)	140.94	am	(P-15019/92; A-3421)	148.120	03 am	(P-14540/92; A-3296)	(9)
	(P-3335/92: A-357)	116.400	am	(P-13764/92: A-1078)	140.95	am	(P-15019/92; A-3421)	148.130		(P-14540/92; A-3296)	(9)
	(P-3335/92; A-357)	116.500	am	(P-13764/92: A-1078)	140.485	вш	(P-16495/92; A-6196)	148.140		(P-14540/92; A-3296)	(9)
	(P-3335/92; A-357)	116.520		(P-13764/92: A-1078)	140.488	am	(P-16495/92; A-6196)	148.150			(9)
112.78 am	(P-3335/92; A-357)	117.15	E	(P-2126: A-8191)	140.492	am	(P-13397/92; O-1241;	148.160	50 am	(P-14540/92; A-3296)	(9)
	(P-5436)			(E-2368)			R-2436; A-2290; F-3058)	_			(9)
112.79 am	(P-3335/92; A-357)	120.61	am	(P-2114)	140.511	am	(P-17461/92; A-6839)	148.180		(P-14540/92; A-3296)	(9)
112.82 am	(P-3335/92; A-357)	120.70	am	(P-711: A-6827)	140.525	am	(P-13211/92; A-837)	148.190		(P-14540/92; A-3296)	(9)
112.127 am	(P-19642/92; A-6792)	120.73		(P-711: A-6827)	140.538	am	(P-13211/92; A-837)	148.200	00 am	(P-14540/92; A-3296)	(9)
112.144 am	(P-7745)	120.75	n	(P-711: A-6827)	140.539	am	(P-19665/92; A-6839)	148.210	10 am	(P-14540/92; A-3296)	(9)
112.145 am	(P-5436)	120.385	<b>5</b> 4	(P-14544/92: A-1102)	140.579	am	(P-12838/92; A-19146/92;	; 148.220	00 am	(P-14540/92; A-3296)	(9)
112.151 am	(P-5436)	121.3	am	(P-13385/92; A-644)			RQ-4517; EC-7078)	148.230	00 am	(P-14540/92; A-3296)	(90
112.153 am	(P-18216/92; A-4312)	121.23	ы	(P-15813/92; A-4333)	140.642	am	(P-16495/92; A-6196)	148.240	Ma am	(P-14540/92; A-3296)	(9)
112.154 r	(P-14522/92; A-813)	121.24	1	(P-15813/92; A-4333)	140.648	am	(P-17209/92; A-7004)	148.250	00 am	(P-14540/92; A-3296)	(9)
112.250 am	(P-46)	121.25	<b>L</b>	(P-15813/92; A-4333)	140.700	am	(P-7576/92; A-1112)	148.260	00 am	(P-14540/92; A-3296)	(9)
112.252 вт	(P-46)	121.26	ы	(P-15813/92; A-4333)	140.Tb.K	am	(P-15296/92; A-2951)	148.270	70 arm	(P-14540/92; A-3296)	(9)
	(P-46)	121.27	<b>L</b>	(P-15813/92; A-4333)	144.5	am	(P-2477)	148.280		(P-14540/92; A-3296)	(9)
	(P-46)	121.28	ы	(P-15813/92; A-4333)	144.25	am	(P-2477)	148.290			(9)
112.330 am	(P-15277/92; A-2253)	121.29	ъ	(P-15813/92; A-4333)	144.50	am	(P-2477)	148.310		(P-14540/92; A-3296)	(90
0	(P-6026) (E-6325)	121.31	am	(P-7165)	144.75	am	(P-2477)	148.320	o am	(P-14540/92; A-3296)	و ا
	(F-13383/92; A-827)	121.32	am	(P-7165)	144.125	ши	(P-2477)	149.10		(P-14535/92; A-3217)	5
	(P-7755)	121.50	am	(P-7165)	144.150	am	(P-2477)	149.25		(P-14535/92; A-3217)	5
113.141 am	(P-7755)	121.58	аш	(P-7165)	144.175	am	(P-2477)	149.50		(P-14535/92; A-3217)	5
	(P-14999/92; A-2263)	121.63	am	(P-7165)	144.205	am	(P-2477)	149.75		(P-14535/92; A-3217)	5
	(P-702; A-6804)	121.41	am	(P-13385/92; A-644)	144.230	п	(P-899; A-8478)	149.100		(P-14535/92; A-3217)	5
113.260 am	(P-702; A-6804)	121.59	am	(P-13385/92; A-644)	144.250	am	(P-2477)	149.105	)5 am	(P-14535/92; A-3217)	5
113.309 n	(P-17457/92; A-6804)	121.76	n	(P-13385/92; A-644)	147.5	am	(P-1716; A-8486)	149.125	,5 am	(P-14535/92; A-3217)	5
113.330 n	(P-14533/92; A-3202)	121.160	п	(P-15813/92; A-4333)	147.25	am	(P-5471)	149.140	u 01	(P-14535/92; A-3217)	5
113.410 am	(P-14533/92; A-3202)	121.162	n	(P-15813/92; A-4333)	147.50	am	(P-5471)	149.150	io am	(P-14535/92; A-3217)	(7)
113.425 ат	(P-17047/92; A-4322)	121.164	n		147.150	am	(P-13215/92; A-1128)	100.1	аш	(P-3820)	
113.430 am	(P-17047/92; A-4322)	121.166	u	(P-15813/92; A-4333)			(P-5471)	160.5	am	(P-3820)	
0	(P-17457/92; A-6804)	121.170	п	(P-15813/92; A-4333)	147.205	am	(P-13215/92; A-1128)	160.15	п	(P-3820)	
114.9 am	(P-13395/92; A-1091)	121.172	n	(P-15813/92; A-4333)	147.Tb.A	am	(P-5471)	160.25	<b>1</b>	(P-3820)	
114.120 am	(P-15810/92; A-3255)	121.174	п	(P-15813/92; A-4333)	147.Tb.B	am	(P-5471)	160.77	u ,	(P-3820)	
114.121 r	(P-15810/92; A-3255)	121.176	n	(P-15813/92; A-4333)	147.Tb.C	am	(P-1716; A-8486)	160.85	T IS	(P-8892/92; A-2272)	<u>.</u>
114.124 r	(P-15810/92; A-3255)	121.178	n	(P-15813/92; A-4333)	147.Tb.D	am	(P-5471)	165.70	am (	(P-2110; A-8187)	
114.125 r	(P-15810/92; A-3255)	121.180	п	(P-15813/92; A-4333)	147.Tb.E	am	(P-5471)	165.104	ot am	(P-6614)	
114.126 r	(P-15810/92; A-3255)	121.182	ū	(P-15813/92; A-4333)	147.Tb.F	am	(P-1716; A-8486)	220.625		(P-883; A-8472) (E-1179)	1179)
114.127 r	(P-15810/92; A-3255)	121.184	п	(P-15813/92; A-4333)	147.Tb.G	4	(P-5471)	220.635	15 am	(P-883; A-8472) (E-1179)	1179)

	1993		6248)							.1137)	.1137)	1137)	2:		.1137)	.1137)	2:		.1137)	.1137)	2:		.1137)	.1137)	.1137)	.1137)	2;																							
	June 11,	(P-77; A-6260)	(P-18759/92; A-6248)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780) (E-8052;	W-8318)	(P-15354/92: A-1137)	(P-15354/92; A-1137)	(P-7780) (E-8052;	W-8318)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780) (E-8052:	E-8318)	(P-15354/92: A-1137)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780) (E-8052;	E-8318)			(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-6418)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767)	(P-1767	(P-1767)	(P-1767)	(P-1767)
	DEX	am	ат	u	п	ū	п	n	п	am	am	am			am	am			am	am			am	am	am	am					am	am	am	arn	яш	am	am	аш	п	п	p	п	п	E	u	u	п	п	u	п
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	827.40	830.50	897.10	897.20	897.30	897.40	897.50	897.60	1200.10	1200.20	1200.30			1200.40	1200.50			1200.60	1200.70			1200.80	1200.100	1200.110	1200.Ap.A				TITLE 92	10.10	10.20	10.30	10.40	10.50	10.60	10.70	10.80	10.90	67.10	67.20	67.30	67.40	67.50	09.29	67.70	67.80	06.79	67.100	67.110
ILLINOI	SECTIONS				; A-259)	; A-259)	i; A-272)	i; A-272)	i; A-272)	2; A-272)	P-11707/92; A-267)																						(P-20088/92; A-6244)	(P-14189/92; A-3895)	(P-14189/92; A-3895)	P-10403/92; A-149)	P-10403/92; A-149)	(P-10403/92; A-149)	-3686)	V-3687)	V-3687)	7230)	P-18947/92; A-6256)	(P-15065/92; A-3675)	(P-15065/92; A-3675)	(P-15065/92; A-3675)	P-15065/92; A-3675)	P-10397/92; A-425)	260)	260)
	e #24		(P-8104)	(P-8104)	(P-7553/92;	(P-7553/92; A-259)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-11707/9	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-1731)	(P-1731)	(P-1731)	(P-1731)	(P-1731)	(P-1731)	(P-1731)	(P-1731)	(P-947)	(P-20088/9	(P-14189/9	(P-14189/9	(P-10403/9	(P-10403/9	(P-10403/9	(P-952; W-3686)	(P-1375; W-3687)	(P-1375; W-3687)	(P-943; A-7230)	(P-18947/9	(P-15065/9	(P-15065/9	(P-15065/9	(P-15065/9	(P-10397/9	(P-77; A-6260)	(P-77; A-6260)
	Issue	T'D)			am	am	_	_	ы	<b>L</b>	аш	am	am	am	am	am	am	am	am	am	п	**	п	am	am	am	am	am	am	am	am	E	u	аш	am	am	аш	аш	п	am	аш	am	яш	am	am	am	am	*	am	am
	Volume 17,	TITLE 89 (CONT'D)	376.2	376.3	377.2	377.4	378.1	378.2	378.3	378.4	402.15	434.1	434.2	434.3	434.4	434.5	434.6	434.7	434.8	434.9	434.10	434.11	434.12	505.5	. 505.10	505.30	505.40	505.50	505.60	505.70	505.80	525.500	540.50	562.20	562.30	567.20	567.30	567.100	587.610	592.50	592.80	680.300	685.150	690.100	690.200	690.300	690.400	730.700	827.10	827.30
	1993	(92	(92	(90)	) (9)	(92	(9)	(92	(92	, (9)	, (9)	(9)	(9)	(9)	(9)	(9)	(9)	(9)	(Q	(9)	( ) ( )	(9	9	(9)	(9)	(9	6.6	(9)	9	(9)	(9)	9	( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	`@	(9)	(9)	. (94	· (9)	· (9)	9	(9		) (g							
	June 11,	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-7963/92; A-1026)			(P-7963/92; A-1026																														(P-7999/92; A-1046)					(P-7999/92: A-1046)			(P-8099)	(P-8099)	(P-8099)	(P-8099)	(P-8099)	(P-8104)
	IDEX	q	u	q	ZI	п	п	u	п	n	q	g	п	=		-	п	E C	=	n	ı a			ı =	. E	: ¤	. 5	1 =	: =	. =	: =	: =		z z	<b>1</b>	_	n	<b>a</b>	n			=	<b>a</b>	<b>L</b>	ы	<b>L</b>	<b>5</b> -0	H	<b>-</b>	ų
ILLINOIS REGISTER	FFECTED IN	336.10	336.20	336.30	336.40	336.50	336.60	336.70	336.80	336.90	336.100	336,110	336.120	336.130	336.140	336.150	336,160	336.170	337.10	337.20	337.30	337.40	337.50	337.60	337.70	337.80	337.90	337.100	337,110	337.120	337.130	337.140	337.150	337.160	337.170	337.180	337.190	337.200	337.210	337.220	337.230	337.240	337.250	354.1	354.2	354.3	354.4	354.5	354.6	376.1
ITTINOIS	SE		P-12251/92; A-224)	P-15203/92; A-6090)	P-15203/92; A-6090)	(P-15203/92; A-6090)	(P-15203/92; A-6090)	(P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92: A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)			P-15203/92; A-6090)	P-15203/92; A-6090)	P-15203/92; A-6090)	P-7565/92: A-274)	P-2460) (E-2513)	P-7545/92: A-251)	P-7982/92; A-1044)	P-7982/92; A-1044)	P-7982/92; A-1044)				P-7982/92: A-1044)			P-7982/92; A-1044)	P-7982/92; A-1044)	P-7982/92; A-1044)	P-7982/92; A-1044)	P-7982/92; A-1044)	P-7982/92; A-1044)			P-7982/92; A-1044)	P-7982/92; A-1044)				P-7982/92; A-1044)	P-1259)	P-1259)	(P-6681)
	Issue #24	2	(P-																						۾ ڪ	-d	و	و ف	و	(P)	الح الح	و	-d	9	9	(P.	(P)	(P-	(P.	9	و	e e	e e	. e.	9	9	e.	, _		e)
	Volume 17, I	TITLE 89 (CONT'D	240.729 n	240.1510 am	240.1520 am	240.1530 am	240.1535 am	240.1540 am	240.1545 am	240.1550 am	240.1555 am	240.1560 am	240.1565 am	240.1570 am	240.1575 am	240.1580 am	240.1590 am	240.1800 am	240.1850 am	240.2020 am	240.2050 am		0		309.1 r	309.2 r	309.3 r	309.4	309.5	309.6	309.7	309.8 ° r	309.9 r	309.10 r	309.11 r	309.12 r	309.13 r	309.14 r	309.15 r	309.16 r	309.17 r	309.18	309.19 r	309.20	309.21 r	309.22 r	309.23 r	330.5 am	330.6 am	335.208 п

	le 11, 1993	P-566; A-8536)	(P-542; A-8539)		; A-8539)		; A-8539)	; A-8536)					; A-8539)	A-8536)	( A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	A-8536)			A-8539)	A-8536)	A-8539)	A-6330)	A-8530)	A-8536)	A-8539)			A-8536)	A-8539)	A-8536)	A-8539)	A-8536)	A-8539)	(P-566; A-8536)	(P-542; A-8539)	
	June	(P-566	(P-542	(P-566	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566; A	(P-542;	(F-300;	(F-342).	(P-566	(P-542;	(P-566:	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	(P-566;	(P-542;	
	NDEX	<b>-</b>	u	L.	а	ы	п	<b>L</b>	a	<b>.</b>	a	н	а	ы	а	ы	п	ы	u	<b>L</b>	п	H	n	<b>L</b>	u	-	<b>a</b>	ы	п	ы	п	ь	ū	ы	<b>=</b> :	- s	3 5	<b>1</b> L			g	ч	п	<b>L</b>	п	₩	<b>-</b>	ы	u	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	2520.208	2520.209	2520.209	2520.210	2520.210	2520.211	2520.211	2520.212	2520.212	2520.213	2520.213	2520.214	2520.214	2520.215	2520.215	2520.216	2520.216	2520.217	2520.217	2520.218	2520.218	2520.219	2520.219	2520.220	2520.220	2520.221	2520.221	2520.222	2520.222	2520.223	2520.223	2520.224	2520.224	2270.725	25.0252	2520.252	2520.300	2520.301	2520.301	2520.302	2520.302	2520.303	2520.303	2520.304	2520.304	2520.305	2520.305	2520.400	
	#24		(P-19761/92; A-6274)	(P-19761/92; A-6274)	(P-19/61/92; A-62/4)	(P-19/61/92; A-62/4)	(P-19/61/92; A-6274)	(P-1/38; A-8328)	(E-2047)	(F-1/38; A-8328)	(E-2047)	(P-1758; A-8528)	(E-2047)	(P-1758; A-8528)	(E-2047)	(P-1758; A-8528)	(E-2047)	(P-956; A-8275) (E-1219)	(P-1752; A-8522)	(P-956; A-8275) (E-1219)	(P-17229/92; A-2025)	(P-12138/92; A-7065)	(P-12138/92; A-7065)	(P-2128)	(P-1747; A-8512)	(P-2856)	(P-2863; A-8517)	(P-1685)	(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	(F-306; A-8330)		(F-500; A-8330)	(P-566: A-8536)	(P-542: A-8539)			(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)		(P-542; A-8539)		(P-542; A-8539)		(P-542; A-8539)	
	Issue	Ω̈.	am	am	am	am	am	a		=		D D		п		п		u	_	<b>u</b>	am	am	am	am	am	_	ж	am		<b>a</b> .		_		_																
	17,	CONT										_		_					_				_				_				0 0	2 0			· ·		2	2 1	3 11	3 r	4 10	4 r	2 "	٦.	9 u	2	7 n	I /	8	
	Volume 17,	TITLE 92 (CONT'D)	1001.440	1001.450	1001.460	1001.4/0	1001.485	000:1001	1001 51	1001.310	1001	1001.520		1001.530		1001.540		1030.16	1030.17	1030.18	1030.115	1030.120	1030.130	1040.20	1040.101	1040.102	1070.100	1360.40	2520.26	2520.105	2520.105	2520.110	2520.110	2520.200	2520.200	2520.201	2520.202	2520.202	2520.203	2520.203	2520.204	2520.204	2520.205	2520.205	2520.206	2520.206	2520.207	2520.207	2520.208	
	June 11, 1993	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-17235/92; A-4484)		(P-1/235/92; A-4484)	(P-17235/92; A-4484)			(P-17235/92; A-4484)	(P-17235/92; A-4484)			(P-17235/92; A-4484)	(P-17244/92; A-4494)		(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)										(P-1/244/92; A-4494)		(F-19/01/92; A-02/4)				(P-19761/92; A-6274)		(P-19761/92; A-6274)	(P-19761/92; A-6274)								
	DEX	\$4	п	аш	am	RTD	п	q	a	a	п	п	п	п	п	u	п	п	п	п	п	u	п	u	п	п	u	п	¤	<b>a</b>	u	п	ជ 1	<b>=</b>		E .	am	am	am	am	am	am	am	am	am	аш	am	аш	am	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	522.130	522.130	522.150	522.200	522.210	522.11.5	700.10	700.20	700.30	700.40	700.50	700.60	700.70	700.80	100.90	700.100	700.110	704.10	704.20	704.30	704.40	704.50	704.60	704.70	704.80	704.90	704.100	704.110	704.120	704.130	704.140	704 150	704.Ap.A	1001.10	1001 100	1001.110	1001.220	1001.300	1001.310	1001.320	1001.330	1001.340	1001.350	1001.360	1001.400	1001.410	1001.420	1001.430	
ILLIN	SECTION																					(P-15835/92; A-3530)	P-15845/92; A-3540)	•																		8563)	8563)	8563)	7258)	7258)	7258)	7258)	7258)	
	Issue #24		(P-1767)	(P-1767	(P-1767)	(P-1767)	(P-1789)	(P-1789)	(P-1/89)	(P-1/89)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-1789)	(P-15835/9	(P-15845/9	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(F-3110)	(F-5110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-3110)	(P-2186; A-8563)	(P-2186; A-8563)	(P-2186; A-8563)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	(P-981; A-7258)	
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	Volume 17,	TITLE 92 (CONT'D)	67.120	67.130	67.140	67.Ex.A	77.10	77.20	77.30	77.50	77.50	17.60	07.77	77.80	77.90	77.100	77.110	77.120	77.130	77.140	77.Ex.A	440.520	442.435	451.10	451.15	451.20	451.25	451.50	451.60	451.70	451.80	451.90	451.100	451.110	451.130	451.140	451.150	451.160	451.Ap.F	451.II.C	451.II.D	453.10	453.20	453.30	522.20	522.30	522.50	522.80	\$22.120	

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ı	#24		(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	P-542; A-8539	P-566;	(P-566; A-8536)	P-542;	(P-566;	(P-542;	(P-542;	P-542;	P-566;	P-542;	(P-542;	P-542;	(P-542;	P-566; A-8536)	(P-542;	(P-566; A-8536)	(P-566; A-8536)	(P-566; A-8536)	(P-566: A-8536)
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	Volume 17,	TITLE 92 (CONT'D)	2520.400	2520.401	2520.401	2520.402	2520.402	2520.403	2520.403	2520.404	2520.404	2520.405	2520.405	2520.406	2520.500	2520.501	2520.501	2520.502	2520.503	2520.504	2520.600	2520.600	2520.601	2520.602	2520.603	2520.604

